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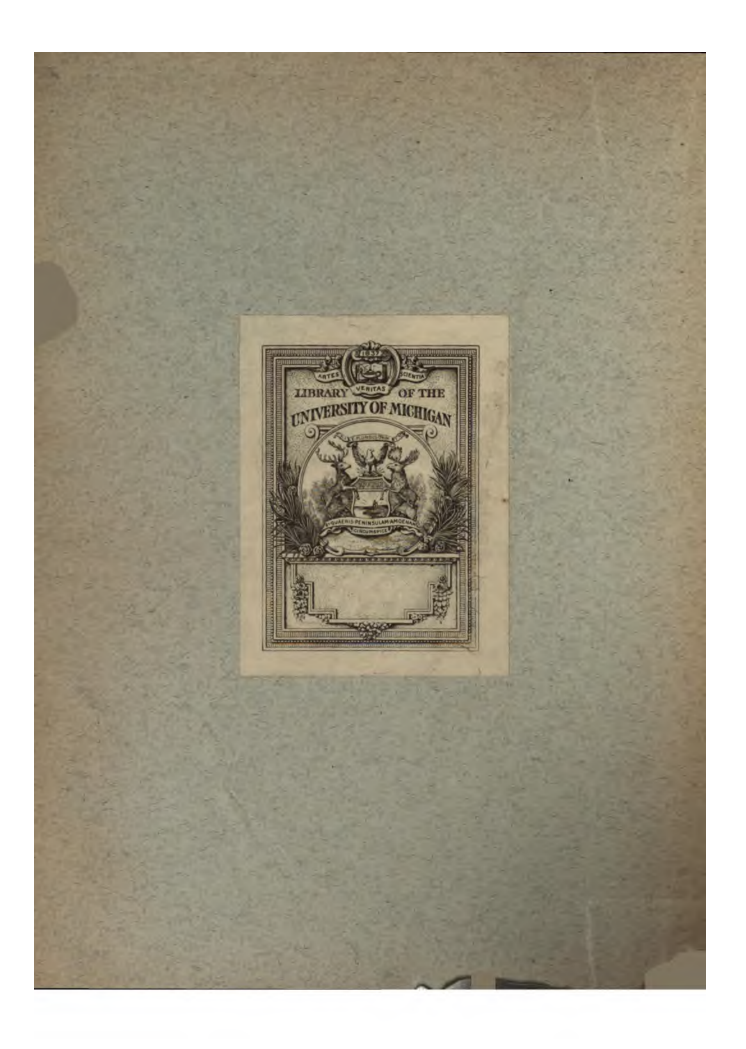
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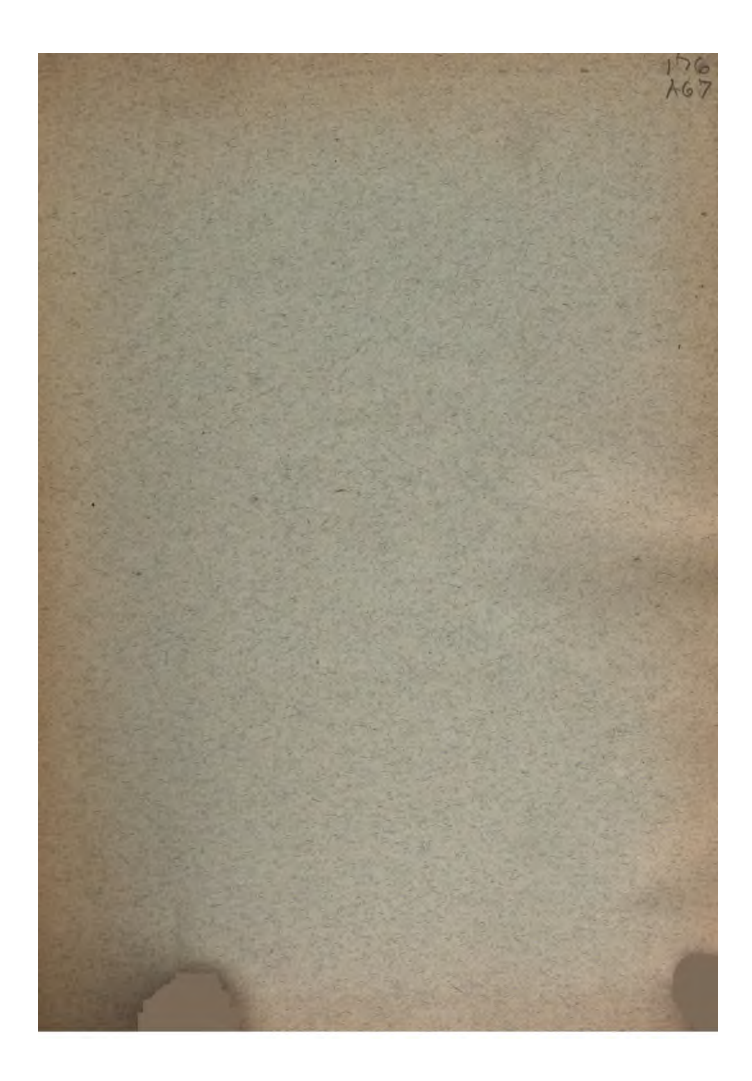
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## ARCHIVES OF MARYLAND

13

#### PROCEEDINGS AND ACTS

OF THE

### GENERAL ASSEMBLY OF MARYLAND

APRIL, 1684 — JUNE, 1692

Published by Authority of the State, under the Direction of the Maryland Historical Society

WILLIAM HAND BROWNE

Editor



BALTIMORE
MARYLAND HISTORICAL SOCIETY
1894

PRESS OF THE FRIEDENWALD COMPANY, BALTIMORE, MD.

## Rooms of the Maryland Historical Society, Baltimore, *November* 20, 1894.

To the Maryland Historical Society:

GENTLEMEN:

We have the honor to submit the Thirteenth Volume of the Maryland Archives, being the Proceedings and Acts of the General Assembly, April, 1684–June, 1692.

Respectfully,

HENRY STOCKBRIDGE,

BRADLEY T. JOHNSON,

CLAYTON C. HALL,

Committee.

#### ARCHIVES OF MARYLAND.

The following volumes have been published:

I.	
PROCEEDINGS AND ACTS OF THE GENERAL ASSEMBLY, 1637/8-1664,	1883
II.	
PROCEEDINGS AND ACTS OF THE GENERAL ASSEMBLY, 1666-1676, -	1884
III.	
Proceedings of the Council, 1636-1667,	1885
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JUDICIAL AND TESTAMENTARY RECORDS OF THE PROVINCIAL COURT, 1637-1650,	1887
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PROCEEDINGS OF THE COUNCIL, 1667-1687/8,	1887
VI.	
Correspondence of Governor Horatio Sharpe, I, 1753-1757, -	1888
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XI.	
JOURNAL OF THE MARYLAND CONVENTION, JULY 26-Aug. 14, 1775 JOURNAL AND CORRESPONDENCE OF THE COUNCIL OF SAFETY, Aug.	1892
29, 1775-July 6, 1776,	
XII.	
JOURNAL AND CORRESPONDENCE OF THE COUNCIL OF SAFETY, JULY 7-	
DEC. 31, 1776,	1893
XIII.	
PROCEEDINGS AND ACTS OF THE GENERAL ASSEMBLY, 1684-1092.	1894

#### PREFACE.

The present volume continues the Proceedings and Acts of the Assembly from April, 1684, to June, 1692. The continuity is broken by the revolutionary outbreak of 1689, no journal of the Associators' Assembly having been preserved. To fill this gap to some extent we have inserted copies of documents preserved in the Public Record Office, London; but for fuller details the Council Records must be consulted. This revolutionary Assembly, which handed over the Province to the King, was succeeded by one elected under the new order of things, and presided over by Lionel Copley, the first royal governor, which, among other fundamental changes, repealed all existing statutes in mass, and promulgated a new code, which is here given in full.

The sources for the session of 1684 are the original journals of the two Houses, small unbound cahiers; that of the Lower House being in a damaged condition, but missing words have been supplied from a

later conv

Of the session of 1686 no journal of either House has been preserved, and we print the Acts only. Of the session of 1688 we have no Lower House journal, and for the Upper House only a copy made in the last century. The Acts of these three sessions are preserved in Lib. WH.

For the important Assembly of 1692, we have the original journal of the Lower House, an unbound cahier, much damaged by damp and worms, but on the whole intelligible. Where possible, the text has been supplied from the Acts, or from the Upper House journal, which exists only in a later copy. Here and elsewhere such restorations are indicated by brackets. The Acts of this session are from Lib. LL, a copy made in 1695 at Whitehall from the original in the Plantation Office, as the colophon shows.

There seems hardly occasion for explanatory notes. The reader may observe, on p. 126, the naturalization of De la Grange, Dankers, Sluyter, and Bayard, the Labadists, whose settlement at Bohemia Manor forms a singular chapter of Maryland history. On p. 90, l. 8, the contraction "pvt pet" is for "prout petitur," "as is asked." The use of "Annapolis" on p. 328 is an obvious slip by the scribe of the

late copy of the Upper House Journal.

W. H. B.

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#### PROCEEDINGS AND ACTS

OF THE

# GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. Mary's, April 1-26, 1684.

CHARLES CALVERT, LORD BALTIMORE, *Proprietary*.

HIS LORDSHIP IN PERSON.

THE UPPER HOUSE OF ASSEMBLY.

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#### Anno 1684

U. H. J. Original.

#### Journall of the Upper house of Assembly

At a Generall Assembly p Proclamation bearing date the [tenth] day of July Anno Dni 1682: appointed to beginn and be holden [at the] City of S' Maries the Twelfth day of October then next following p Proclamation bearing date the Ninth day of September 1682 prorogued unto the Twenty fourth day of October then next following And from thence p Proclamacon bearing date the said Twenty fourth day of October further prorogued untill the Twenty sixth day of the same month, At which said Twenty Sixth day of October 1682, the said Assembly mett and sate at the said City of St Marys and there Continued untill the seaventeenth day of November then next following and was from thence then prorogued untill the first Tuesday in March then next following, and p Proclamacon bearing date the Three and Twentyeth day of January 1682, prorogued unto the Eighth day of May then next following. And by Proclamacon bearing date the Third day of Aprill Anno Dni 1683 was prorogued unto the fourth day of September then next following. And p Proclamacon bearing date the Sixth day of July: Anno Dni 1683: was further prorogued unto the first Tuesday in October following to meete at the Ridge in Ann Arundell County at which 'said first Tuesday in October last past the said Assembly mett and sate at the Ridge in Ann Arundell County and there Continued untill the day of last past and was from thence adjourned unto this ffirst day of Aprill And p Proclamacon bearing date the ffifteenth day of ffebruary last past appointed to sitt and meete att the City of St Marys this said ffirst day of Aprill 1684 Att which said day the said Assembly accordingly mett at the said City of S' Marys Where appeared in the Upper house Vizt

The honble Coll Henry Coursey

Coll Henry Darnall

The Honble Major Nicholas Sewall

John Darnall Esqr

Being mett and the house called Adjourne till to morrow morning Tenn of the Clock U. H. J. Original. p. 2

Aprill 2d 1684:

Upper house mett Prsent

The Right Honble the Lord Propry
Coll Henry Coursey
Major Nicholas Sewall
The Honble Coll Henry Darnall
The honble John Darnall Esqr
Adjourne till to morrow morning Tenn a Clocke.

Aprill 3d 1684:

Upper house mett prsent

Adjourne till to morrow morning Tenn a Clock

Aprill 4th 1684

Upper house mett: Prsent

The Right Honble the Lord Propry

Coll Henry Coursey
Coll Henry Darnall
Coll William Digges
Coll Will<sup>m</sup> Stevens

The Lord Propry
Major Nich<sup>o</sup> Sewall
The Honble
John Darnall Esq<sup>r</sup>

Notice given to the Speaker to attend his Lopp here with the Members of the Lower house:

The Speaker and Members of the Lower house Enter

His Lopp Declares to them the reasons of his meeting them

at this time in manner following vizt

Gentlemen of the Upper and Lower houses of Assembly. Tho I had not the satisfaction I reasonably expected at the meeting I gave you in Ann Arundel; Yett I would not have you believe my adjourning you to S' Marys was the effect of a dissatisfaction in me towards any persons here p'sent I must Confess the danger I saw our Temporary Lawes in, and the necessity of preserving them, forct me to adjourne when I thought to have prorogued you. That and my desires of being neer my owne home at this time, for the Setling of my private Affaires moved me to appoint the meeting here. And p. 3 now that I have by that adjournment continued the Temporary Lawes till this time, I expect you will Consider it ought to care, as well as altogether mine that the Province be not left without those Lawes, that have beene hitherto thought use[ful] and necessary.

For this reason it was I desired to meete you thus soone,

as also to assure both my houses, that I am ready to Joine U. H. J. Original. in anything you cann reasonably expect at my hands, in relation to those Acts made perpetuall in the yeare 1676: Hopeing I shall see noe more irregular and unparliamentary way of proceedings in either of the houses; such being not for the safety of those whome you come here to Serve: nor for the Honor of this Assembly and for those reasons not fitting for me to yeild to: I doe promise on my part to be free plaine and very kind with you and the same (I hope) to deserve from you, for by that way of proceeding onely cann the Province reape that advantage and all of us that Satisfaction which cann be desired from this p'sent meeting.

Tis with some difficulty that I must now acquaint you of my resolucons of goeing Speedily for England where the greate Exigency of my affaires, not my owne inclinations, nor love for that place doth now drawe me. It is to preserve my intrest and to settle my Child in an Vndisturbed right afore I

die, that causeth me to resolve vpon this Voiage.

Haveing given you this Assurance I hope you will beleive my stay there will be No longer, then the procureing a decision of those matters you all knowe have beene the Subject of some diferences betwixt Mr Penn and me. Those once happily ended, I shall soone returne to this place where it is

my interest, as also my Inclination, and delight to be.

Gentlemen, I have much busines, private as well as publick to settle afore I goe, for all which I cann hardly afford my selfe a full month; a fortnight I am very willing to spend with both my houses of Assembly, that afore I leave you, I may see those things Settled to yor satisfaccon, weh may conduce to the good welfare, and security of the Inhabitants, whom you here represent off this I am soe extreamely desirous, that nothing shall be wanting on my part towards it. Adjourne for an houre. Mett againe as before and adjourned till to morrow P. 4 Nine a Clock.

#### Aprill 5th 1684:

Upper house mett and preent The Right Honble the Lord Propry.

The Honble Coll William Stevens Major Nicho Sewall John Darnall Esqr The Honble { Coll Henry Coursey Coll Henry Darnall; Coll William Digges

Upper house of Assembly Aprill 5th 1684:

His Lopp haveing Signified to this house the greate care and trouble he hath taken in fairly transcribing the Temporall and perpetuall Lawes of this Province for the peruseall and Examinacon of this Assembly hath likewise desired for his U. H. J. further Satisfaccon, and to prvent the unnecessary delay of Messages that the Lower house would resolve themselves into a grand Comittee and joine with this house in inspecting and Examineing the said Lawes or to appoint some of their members to ioine with some of the members of this house therein, to the end that they may receive the approbation, and Confirmacon of this Assembly with his Lopps most gracious Assent thereunto. In Obedience whereunto this house doe propose that Munday next be appointed to doe the same Signed p Order John LLewellin Cl Assembly:

Sent to the Lower house p Coll Darnall: and Major Nicholas Sewall:

They Returne: Adjourne till Monday Morning Eight a Clock:

#### Aprill 7th 1684:

Vpper house mett, and Prsent

The Honble Coll Henry Coursey, Coll Henry Darnall:
Coll Will: Stevens, The honble Major Nicho Sewall Mr John Darnall

A Messuage from the Lower house p M<sup>r</sup> Thomas Burford Cap<sup>t</sup> Richard Hill, M<sup>r</sup> Clement Hill, and Cap<sup>t</sup> John Osbourne which they say was brought from their house on Saturday last p. 5 after the Adjournm<sup>t</sup> of this house and was carried back and there remained till the meeting of this house to day viz<sup>t</sup>

Lower house of Assembly Aprill the 5th 1684:

Voted that this house doe resolve themselves into a Grand
Comittee on Monday morning next to meet the Upper house
as is desired by the Message of this day by Coll Darnall and
Major Sewall.

Signed p Order Charles Botler Clk of the Lower house of Assembly:

Upper house of Assembly Aprill 7th 1684:

This house have resolved themselves into a Grand Committee and desire the Lower house to meet them in this house at Two of the Clock afternoone to inspect and Examine the lawes of this Province, according to the vote of both houses Signed p Ord John LLewellin Clk of Assembly

Sent to the Lower house p Mr John Darnall.

Hee Returnes
Adjourne till Two a Clock to joine in grand Committee
with the Lower house

Mett againe as before and adjourned till to morrow morning Nine a Clock:

#### Aprill 8th 1864.

U. H. J. Original.

#### Upper house mett Present

The honble Coll Henry Darnall
Coll William Stevens

Coll William Burgess

Adjourned to the Grand Comittee of both houses.

Mett againe in the Evening Preent as before and Coll
Thomas Tailler, Coll Vincent Lowe and Coll William Digges
Adjourned till to morrow morning Seaven a Clock

#### April 9th 1684:

Vpper house mett p'sent
Coll Henry Coursey | Coll Henry Darnall |
Coll Tho: Tailler | Major Nicho Sewall | & Coll Wm Burges
Coll Vincent Lowe | Mr John Darnall |

Adjourne to the Grand Committee of both houses

Mett againe from the Comittee and adjourned till to morrow morning Seaven a Clock:

p. 6

#### Aprill 10th 1684:

Upper house mett Prsent

The Honble { Coll Henry Coursey Coll Tho: Tailler Coll Henry Darnall The honble { Coll William Digges Major Nicho Sewall Mr John Darnall

Adjourne to the Grand Comittee:

Mett againe and adjourned till to morrow morning Seven a
Clock

#### Aprill 11th 1684

Upper house mett

Coll Henry Coursey
Coll Thomas Tailer
Coll Henry Darnall
Coll William Stevens
Major Nicho Sewall
Mr John Darnall
Coll William Burges

Adjourne to the Grand Comittee:

Mett againe & adjourned till to morrow morning Seaven a
Clock

U. H. J. Original.

Aprill 12th 1684

Upper house mett Prsent Coll Henry Coursey

The Honble Coll William Diggs Coll William Diggs Coll William Diggs Coll William Burges

Adjourne to the Comittee:

Mett againe and adjourned till after dinner about Three a Clock

Upper house mett againe p'sent as before Adjourne till monday Morning Tenn a Clock

Aprill 14th 1684

The Upper house mett

Prsent

p. 7

The Honble Coll Henry Coursey Coll William Stevens Coll Vincent Lowe Coll Vincent Lowe Coll Henry Darnall Coll Wm Burges

Coll Vincent Lowe and Coll Henry Darnall sent out to their Comittee appointed to inspect & Examine the Temporary Lawes Coll William Stevens & Mr John Darnall likewise sent forth to their Comittee appointed for drawing up an Address to his Lp

A Message p Cap' John Osbourne & Major Long

Lower house of Assembly Aprill 14th 1684:

This house desire the Upper house to appoint some of the members of their house to ioine with some of the members of this house in a Comittee to state the publick Accounts of this Province.

Signed p Order: Charles Botler Clke of the Lower house of Assembly.

Adjourne till to morrow Nine a Clock in the morning

Aprill 15th 1684

The Right hon the Lord Propro

Coll Henry Coursey Coll Will Stevens Coll Thomas Tailler Coll Will Digges

Coll Vincent Lowe Major Nich Sewall Coll Henry Darnall Mr John Darnall Coll William Burges.

Coll Henry Darnall, Coll William Stevens and Mr John U. H. J. Darnall Sent out to their Committees.

Upper house Aprill 15th 1684:

This house haveing already joined withe the Lower house in Two Committees have not members enough now left to sett forth any more, but soe soone as there shall be any greater appearance in this house, this house will then appoint some one or more of their members to joine in Committee with p. 8 some of the Lower house to State the publick Accounts as is desired by the Message of the Lower house Yesterday:

Signed p Order John LLewellin Cl Assembly

Sent by Major Sewall to the Lower house.

The Committees appointed for drawing an address to his Lopp haveing concluded their Report is brought into this house p Coll William Stevens, and M<sup>r</sup> John Darnall two of the members of this house upon the said Comittee which was read, and the address to his Lopp also being as follow:

To the Right Honble Charles absolute Lord and Propty of the Provinces of Maryland and Avalon Lord Baron of Baltemor &c:

The humble peticon and address of yor Lopps Two houses of Assembly.

May it please yor Lopp:

Wee yor Lopp's most humble servants the members of the Upper and lower houses of Assembly this prent Generall Assembly conveened with all imaginable Gratitude acknowledging the happines peace and tranquility this yor Lopps Province hath (through the blessing of God, and yor Lopp: and honoured ffather of noble memory deceased care vigilancy and August Governm') hitherto injoyed, and the many Signall favours benefitts and imunitys wee have in generall received from yo' Lopps bounty and Clemency. And withall taking it into their Serious Consideracons yor Lopps gracious Speech made to us yor Two houses at the opening of this preent meeting of Adjournment wherein (amongst other things therein Contained) yor Lopp: was pleased to Communicate to yor two houses that the greate Exigency of yor Lopps Affaires, required yo' Lopps Speedy Voyage for England and that notwthstanding yor Lopps many other urgent concernes as well private as publick and that yo' Lopp was much straitned in time for the Accomplishment thereof Yett yo' Lopp was graciously pleased to condiscend to impart a greate share thereof p. o to Us Yor two houses in order to the Setling and establishing the perpetuall and Temporary lawes of this Province in such

U. H. J. manner as may best Conduce to the good welfare and secuoriginal. rity thereof Yor Lopp vouchsafeing two Assure yor Two
houses That to Joine with them therein or in any thing that
they could reasonably expect at yor Lopps hands was the
Cause of yor Lopps appointing this meeting, and for the
effecting whereof nothing should be wanting on yor Lopps

part.

And seeing that Since the last meeting of Assembly your Lopp (in order to the better setling the Lawes of this Province hath caused the Lawes of this Province to be fairly transcribed and hath made Three Coppys thereof offering the same to the Consideracon of you Lopps two houses for their view, puseall, approbacon and emendment thereof and assent to the same, That soe after due Examinacon of them they might with the advice and Consent of you Lopps Two houses receive their full vigour and force by you Lopps assent and Confirm-

acon Now may it further please yo' Lopp:

Yor Lopps Two houses of Assembly in the first place hereby returneing yor Lopp: their most humble and harty thanks, for yor Lopps greate kindness, love and affection to and studious care for the good and welfare of the good people of this yor Lopps Province, Doe in the next place humbly assure yor Lopp that in Obedience to yor Lopps Comands they have carefully and diligently revised and Examined the said Three Transcripts of the lawes aforesaid and compared them with the antient booke of lawes and such Originalls as Came to their view. In the peruseing and examineing whereof they have found some Lawes omitted and have mett with some other Errors and mistakes and make observations for some necessary amendments to be made as well in the antient booke of lawes as in the Coppys or Transcripts and have reduced the Titles of all the perpetual Lawes by yor Lopps

P. 10 Two Houses of Assembly desired to be Confirmed unto a Schedule hereunto annexed, with such necessary amendm¹s to the same to be anew drawne over as to yo¹ Lopp shall seeme meet, and the p¹sent juncture of time will permitt the Lawes omitted being also added to be fairly ingrossed in a Booke for that purpose to all which perpetuall Lawes added and amended as aforesaid. Yo¹ Lopps Two houses of Assembly doe humbly beseech yo¹ Lordpp wilbe graciously pleased to give yo¹ Lopps assent unto and approbacon and Confirmacon thereof and cause the same to be fairely ingrosed in a booke for that purpose And that all other the perpetuall Lawes and Acts of Assembly heretofore made and published in this Province of what kind or quallity soever (other then what are in the Schedule hereunto annexed menconed and amended as afore-

said, and by the Consent of yor Lopp and both houses thought U. H. J. fitt to be entred in the new booke as aforesaid) may stand and Original.

be for Ever absolutely Repealed.

Yor Lopps gracious condiscencon hereunto and Confirmacon hereof as aforesaid before yor departure is (with all due Obedience and submission to yor Lopp good will and pleasure therein) most humbly offered to yor Lopps Consideracon by yor Lopps two houses of Assembly as the Cheifest meanes to prever and Continue the peace Unity and welfare of this yor Lopps Province and the Inhabitants thereof in their just and due Obedience, In whose harts you will Rule to Comand upon all just Occasions what shalbe requisite and necessary for the defence and support of the dignity of this yor Lopps: Province

Signed p Order Anth: Underwood
Clk Comittee.

The Report of the Comittee for the draweing of the sd Address to his Lopp relateing to the Lawes of this Province is as follow vizt

Munday Aprill 14th 1684

p. 11

Att a Comittee of both houses appointed for the draweing up an humble Address to the Right honble the Lord Propry relateing to the Lawes of this Province

Prsent of the Upper house

Coll William Stevens
The Honble John Darnall Esqr John Rouse

Prsent of the Lower house

Mr Robert Carvile

Mr Tho: Burford

Mr John Rousby

Resolved by this Comittee that it is very Expedient the Act provideing against Sudden accidents in the Governm' be amended

Resolved also that the Act touching Judicature made Anno 1646: be also amended in regard of a Clause therein viz<sup>t</sup> (in defect of law then &c) is Condemned by another Act Concerning proceedings at law, which sayes leaving to much to discrecon is to open a Gapp to Corrupcon.

Resolved that the Act touching pagans, being found to be

incerted in other Lawes ought to be repealed.

Resolved that the Act for punishing Certaine Offences

against the peace &c should be amended.

Resolved that the Act prohibiting the transportacon and sale of his Lopps Ordinance be inspected into, in order to amendment

Resolved that the Act touching hoggs and markeing Cattle,

U. H. J. although incerted in his Lopps booke for a perpetuall law Original. stands repealed by an Act made 1671.

Resolved that the Act for appointm' of Certaine Officers is a Temporary law, and therefore to be putt out of the per-

petuall Law booke.

An Act Imposeing a penalty on all such as shall dispose of Tobacco seized or received by the Sheriffe &c<sup>a</sup> made 1664 that there is another Act made since viz¹ 1678 doe thinke it meet the latter Act being alwayes Revived to have it made perpetuall, and the other Repealed

An Act for Explainacon of that Clause in an Act made in the time of Capt Stone 1649: touching hoggs and marking p. 12 Cattle in his Lopps booke of lawes menconed is by an Act

made 1671: repealed.

Memorandm that a new law be made touching hoggs and

markeing Cattle.

Resolved that an Act for Continuance of peace with and protection of &ca that the last Enacting Clause and Provisoe be repealed if thought Convenient.

Resolved that the Act for killing woolves be taken into

Consideracon.

An Act for Secureing Orphants Estates made 1671: is repealed in 1681: by a new law for that purpose made.

An Act for Support of his Lopp made 1671: be taken into

Consideracon.

An Act of Gratitude to his Excellency Charles Calvert Esq made Anno 1674: to be Considered of:

An Act for limitting the County Clerks flees to be inscribed

into the new booke

A Supplementary Act to be made to the Act for Trade: Signed p Ord Ant. Vnderwood

Clke Comitte:

#### Munday Aprill 14th 1684

Resolved by the Comittee what Lawes are ppetuall:

An Act for Church libertys made 1640: An Act for uncertaine Goods made 1640:

An Act against Sudden Accident in the Governm' made

An Act Concerning Religion made 1649 & 1650: An Act for Recognition & made 1649: and 1650

An Act Concerning purchaseing land from Indians 1649: and 1650:

An Act of Oblivion 1649: 1650:

p. 13 An Act for punishing Certaine Offences against the peace &c made 1649: & 1650:

An Act against raiseing mony within this Province without U. H. J. the Consent of the Assembly: made 1649 & 1650:

An Act Concerning leavying warr wthin this Province made

1649: & 1650:

An Act prohibiting the Transportacon and Sale of his Lopps

Ordinance made 1649 & 1650

An Act for the Speedy paymt of debts due to the Right honble the Lord Propry made 1649 & 1650:

An Act for planting of Corne made 1649: & 50:

An Act touching Indians made 1649 & 50:

An Act for takeing the oath of ffidelity to the Lord Propty made 1649: and 1650;

An Act Concerning Accounts to the Lord Propry made 1649; 1650

An Act Concerning trade with Indians 1649: 1650:

An Act for punishing certaine offences as swearing &ca made 1650: An Act prohibiting Compliance with Coll Cleybourne &c made 1650:

An Act Concerning decerted plantacons: An Act erecting

Providence into a County &c made 1650:

Capt: ffendalls Act made 1658:

An Act for Encourageing such Soldiers &c

An Act for putting vp Mint &c

An Act for repeale of the Act for Customes made 1661:

An Act for port dutys:

An Act for purchaseing a State house and Prison

An Act for Repeale of an Act made 1661 Entituled an Act for killing of wilde Cattle:

An Act for preservation of harbors made 1664:

An Act made at the same time concerning Negroes and Slaves One Clause thereof In force.

An Act appointing Coronors

An Act Concerning Articles of peace with Indians made 1666:

An Act prohibiting the Office of Sheriffe and Clerke to be officiated &c made 1666:

An Act prohibiting the Sher: Com<sup>18</sup> and Clerkes to plead as Attornys &c<sup>a</sup> made 1676:

An Act made Empowring the Governor and Councill to p. 14 make warr and peace beyond the bounds of this Province

An Act for publication of all Lawes within this province made 1666:

An Act for Continuance of peace with and protection of &c: An Act for Recording the Journall of the Lower house made 1669 U. H. J. An Act for Encourageing such persons as shall undertake Original. to build mills:

An Act for Incourageing the Importacon of Negroes & Slaves An Act Empowring the Com<sup>18</sup> of the County Court for raiseing and leavying Tobacco &c made 1671:

An Act for makeing voyd and punishing all fraudulent prac-

tices &c made 1671:

An Act for quieting possession made 1671:

An Act for raising a Support for his Lopp made 1671: An Act prohibiting all Sheriffes, Subsheriffes Clerks to plead as Attornys made 1671:

An Act of gratitude to his Excellency Charles Calvert Esq

made 1671:

An Act for killing of Woolves made made 1671:
An Act for Enrolment of all Conveyances made 1674

An Act appointing Court dayes &c made 1674:

An Act declareing what shall be done by the Sheriff Ex Officio:

An Act for Erecting a Court house and prison made 1674: John Longs petition made 1674:

An Act for building a Court house and prison at St Marys made 1674:

Acts for Naturalizacon made 1666: 1669: 1671: & 1674:
An Act for repeale of Certaine lawes, and also for asser-

taining wt lawes are in force made 1676:

The peticon of Phillip Calvert Esq one of the Overseers of Jarbo 1676:

An Act for Settling the Estate & of Robert Cager made

An Act for keeping holy the Lords day.

An Act for limitacon of Officers ffees made 1676

The Peticon of Mary Ward &c made 1678:

An Act for Naturalizations made 1678:

An Act Concerning Negroes and Slaves made 1681: An Act for repeale of Certaine Lawes made 1681:

Samuel Holdsworths Act:

An Act Concerning Port dutys made 1682:

An Act for advancement of Trade:

Naturalizacon Acts made Anno: 1681; & 1682;

Signed p Order Ant Vnderwood Clke Committee

Vpon reading and full Consideracon hereof this house proceede to give their Opinion as follow:

#### Aprill 15th 1684:

The Opinion of the Vpper house concernning the perpetuall Lawes and the address to his Lopp: thereon:

for by an Act touching Pagans Anno 1647: being provided U. H. J. for by an Act touching Indians made 1649: & 50: for 11: a Original fuller and better Act, and Conteines the whole Substance of the former act, save the latter clause empowring the Governor to deliver Armes and amunition to any freind Pagans, which this house Conceive his Lopp (having reduced most of the Indians to his subjection and in amity with them) hath power to doe with out any law and therefore voted that the last law touching Indians is Sufficient:

f° 9: Act prohibiting the transportacon or sale of his Lopps Ordnance Amunicon goods Chattles &c 1649: & 1650: Voted that a new bill be drawne vp with amend-

ments:

fo 12: Voted that in the oath of ffidelity a Clause may be incerted for a Salvo of allegiance to his Majesties p a Supplementary Act:

fo 15: An Act touching hoggs and markeing of Cattle 1649: & 1650: Repealed by an Act agt hogstealers 1671: a

temporary law

fo 21: An Act for appointmt of certaine Officers Anno p. 16.
1661 was at first temporary, but in transcribing now into the booke the last terminating Clause omitted Ordered to be left out as temporary.

fo: 23: An Act for the repeale of the Act for Customes 1661: to be left out the Act for Customes its Selfe being out:

fo: 25: An Act imposeing a penalty on all such who shall dispose of Tobacco seized and received by the Sheriffe or others 1664: voted that one Act Anno 1678: of the same title and Tenno be writt into the booke of lawes as perpetuall, and that this Act 1664: be omitted

fo: 26: An Act for the Repeale of an Act made Anno. 1661: Entituled an Act Concerning killing wild Cattle 1664: the Act Concerning killing wild Cattle is not in the booke therefore noe need to incert this Act for the repeale thereof

voted that it be left out.

fo 28: An Act for the Explainacon of that Clause in an Act made by Capt William Stone 21th Aprill 1649: touching hoggs and markeing of Cattle 1664 repealed by a law against hogstealers 1671: Memdnd that a new Act be drawne for markeing hoggs and Cattle:

fo (30) An Act for the Continueance of peace wth and proteccon of our Neighbours and Confederate Indians in Choptank River 1669: Voted that the last Enacting Clause (the

Occasion being taken away) and proviso be left out.

fo 40: An Act for the killing of woolves 1671: a perpetuall Law and ought to pass as it is and incerted in the U. H. J. booke of lawes in the place it is now; excluding the last ter-

Original, minateing Clause.

fo: 41: An Act for the p'servacon of Orphans Estate 1671 is repealed by an Act for the better Adm'con of Justice &c Anno 1681: and ought to be admitted.

fo 45 An Act of gratitude &c\* Anno 1674: to be Considered off. fo: 76: Henry Wards Act 1676: lett be omitted:

An Act for limitting the County Clerks ffees 1678: desired to be inserted a new Act to be drawne with reasonable ffees:

A Supplementary Act to the Act for Officers ffees 1681: to

be incerted in the new transcript

A Supplementary act to be made to the Act for Trade.
Adjourne for an houre

Vpper house mett as before

Coll Henry Darnall and Coll Vincent Lowe Comittees appointed for inspecting the temporary Lawes, returne from their Comittee and bring with them their Report which they present to the house vize

Aprill 12th 1684.

Att a Comittee appointed to Examine the tempory Lawes transcribed:

Coll Vincent Lowe Chairman

Coll Henry Darnall

Mr Clement Hill

Mr Henry Smith

Mr James ffrisby

John Blomfeild Clke

Then read and Examined

An Act Concerning the heighth of ffences made Anno 1661:

An Act for Conveyance of all letters concerning the State and publick affaires: Anno 1661:

An Act Concerning Indians Anno 1662:

An Act prohibiting Arrests upon the Sabboth dayes and dayes of gen'all musters and trayning Anno 1664

An Act for Amerciaments in the Provinciall & County

Courts Anno 1664:

An Act Concerning proceedings at law Anno 1664: An Act against Exportacon of wool and old Iron, 1664 An Act prohibiting trade wth the Indians for any fflesh dead or a live except Deere and wildfowle Anno 1666:

An Act prohibiting fforreigne Ingrossers Anno 1666:

p. 18 An Act limitting certaine Actions for avoyding Suites at Law Anno 1669:

An Act for the provideing Sufficient and carriage for the U. H. J. proper goods and Comoditys of his Lopp the Lord Prop<sup>ty</sup> of Original. this Province and the governo<sup>t</sup> of this Province for the time being Anno 1669:

An Act provideing what shall be good Evidence to prove

fforreigne Debts Anno 1669.

An Act against Divulgers of ffalse newes Anno 1671:

An Act against Hogstealers Anno 1671:

An Act provideing a standard with English weights and measures in the severall and respective Countys within this province 1671:

An Act prohibiting the Importacon of all horses geldings Mares or Colts into this Province with an Addicon and amend-

ment therein Anno 1671:

An Act for marking high wayes and makeing the heads of Rivers Creekes and branches and swamps passable for horse and foote Anno 1671:

An Act for stay of Execucons after April Court Ano 1671: An Act Concerning the Impannelling of the grand Inquest in Severall Countys within this Province Ano: 1674:

An Act for the Surveyor Genralls ffees with addicon of ffees

vpon Resurveys and for leavying the same Anno 1674:

Adjourned for an houre.

Mett againe as before Adjourned till Munday Nine a Clock:

Aprill 14th 1684: mett vt Supra and read & examined An Act for the paym' of ffees due from Criminall persons Anno 1674:

An Act Concerning those servants that have bastards Anno

1674.

An Act against burners of ffences Anno 1674:

An Act prohibiting all Masters of Shipps or Vessells or any other persons from transporting or carrying away any person or persons Out of this Province without Passes Anno 1674:

An Act against Runawayes and such persons as shall give p. 19. them Entertainment, and other that shall travell without

passes: Anno 1671:

Note this Act is not in the reviveing Law Novemb 1682: but revived by a Clause in that Act prohibiting all Masters of Shipps or Vessells or any other persons from transporting or carrying away any person or persons out of this Province without passes Anno 1674.

An Act Concerning what shalbe allowed to the grand Jurys that were summon twice a yeare out of the body of the Prov-

ince to attend Provinciall Court Anno 1674:

U. H. J. An Act for Secureing merchants and others tobacco after Original. they have received it Anno 1676:

An Act relating to the Seizure of tobacco by the Sheriffes

Ano 1676

An Act for the publicacon of Marriages Anno 1676 An Act relateing to serv<sup>ts</sup> and Slaves Anno 1676

An Act touching Coopers and gage of tobacco hogsheades, Anno 1676:

Adjourned for an houre

Prsent ut Supra:

An Act for Easmt of the Inhabitants of this Province in

suites at law for small debts Anno 1676.

An Act for the Constables takeing the list of Taxables Anno 1676: An act ag Importacon of Convicted psons into this Province Ano: 1676

An Act regulateing Ordinarys & limitting the number of

them within this Province Annoqe 1676.

An Act for Election of Sheriffes Anno 1678:

An Act for the better Administracon of Justice in the County Courts of this Province Anno 1678.

An Act for appeales and regulateing writts of Error Anno

1678.

An Act for keeping a Register of births marriages and burialls in each respective County Anno 1678.

Adjourned till the morning.

#### Tuesday Aprill 15th 1684: prsent vt Supra:

An Act imposeing a penalty on all such who shall dispose of tobacco: Seized & received by the Sheriffe & other Anno 1678.

Mem<sup>d</sup> that this Act Concludes that it shall Continue for three yeares or to the end of the next generall Assembly and noe longer:

An Act for the ordering and regulateing the militia of this Province and for the better security and defence thereof Anno

1681

An Act for the better Adminstracon of Justice in phat of wills and granting Adminstracons recovery of Legacys, and securing filiall porcons Anno 1681:

Adjourned till after Breakfast:

Mett vt Supra:

An Act for the more Speedy bringing to Tryall and suppressing Criminalls & limitting their punishm<sup>15</sup> for certaine offences when prosecuted in the County Courts Anno 1681:

An Act for preventing vexatious and unnecessary Suites at

law Anno 1681:

An Act restraining the Exportacon of leather and raw hides, U. H. J. Deare and Elk Skinnes out of the Province for the Encouragem of Shoomakers Anno 1681:

An Act against Ingross<sup>18</sup> and Regraters Anno 1681:

An Act for Encouragem<sup>t</sup> Tillage and raising provisions for advancem<sup>t</sup> of trade within this Province Anno 1682:

An Act limitting the Expences of the Comission of the

County Courts of this Province Anno 1682:

An Act ascertaining what damages shall be allowed vpon protested Bills of Exchange Anno 1682:

An Act for the Encouragemt of makeing Linnen and woolen

Cloth within this Province Anno 1682

An Act for encouragem<sup>t</sup> of sowing & makeing hemp and fflax within this Province Anno 1682:

An Act for regulateing the Tares and abuses in tobacco

hogsheads Anno 1683:

An Act limitting the Extent of Attachm<sup>ts</sup> and provideing what shalbe leavyed vpon attachm<sup>ts</sup> and Execucons.

Adjourne till to morrow morning Eight a Clock.

#### Aprill 16: 1684

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The Honble Coll Henry Coursey Major Nicholas Sewall Mr John Darnall Coll Henry Darnall Coll William Digges Coll William Stevens

Coll Vincent Lowe Enters the house Came also M<sup>r</sup> Edward Pye and p<sup>r</sup>sented himselfe unto this house being called by his Lopps writt:

Upper house Aprill 16th 1684: The Two Committees of both houses appointed to inspect

and examine the Temporary and perpetual lawes of this Province haveing presented their Report to both houses. This house desires to Conferr with the lower house in the grand Comittee touching some result to be made therevpon in order to present to his Lopp for his approbation and assent to what may be thought necessary therein.

Sent by Coll Stevens and Signed p Ord John LLewellin Coll Wm Burges Clke of Assembly

Coll William Stevens, and M<sup>r</sup> John Darnall sent out to the Committee for draweing vp the address to his Lopp: The both come for the Address and the Opinion of this house therevpon drawn vp which was delivered them and they return to their Comittee.

Adjourne for an houre

U. H. J. Original. Upper house againe mett as p Adjournment

Prsent as before

A Message from the Lower house by Capt Richard Hill and Doctor John Brooke Capt Hill said he had in Comicon to acquaint this house that they had sent out to their Comittee for Regulateing the Lawes to make what hast they could in Order to Comply with the message of this house.

The Message of the Lower house is as follow

Lower house of Assembly Aprill 16: 1684:

This house haveing sent out their members nominated to ioine in Comittee wth the members of the Upper house to regulate the Report of the Comittee brought to this house yesterday in order to the better ascertaining all matters which lye before the Two houses in relation to the temporary and perpetuall Lawes of this Province cannot well come to a Conference with the Upper house about the same untill their said Members returne to this house with their Report soe regulated, but then this house will meete the upper house in a Conference about the same as is desired

Signed p Order Charles Boteler Clke of the Lower house of Assembly.

Upper house Aprill 16th 1684

The Lower house by their last Message to this house haveing Signified that their Committee is sent out to Regulate their Report made yesterday and that till they returne to the House they cannot well conferr wth this house as is desired This house doe approve their of and desire that for the more effectuall dispatch of the busines in hand, their said Comittee may not onely be stirred vp to Expedite what they have in Charge but may be fully commissionated to debate and Consider of all matters relateing to both the pepetuall and Temporary Lawes for the result of both houses in the Conference in the Grand Committee

Signed p Order John LLewellin Clk of Assembly

The last Message sent by Coll Vincent Lowe and Mr Edward Pye

The returne haveing delivered their Message Adjourne till to morrow morning Eight a Clock Aprill 17th 1684

U. H. J. Original,

Upper house mett

The honble { Coll Henry Coursey Coll Tho: Tailler Coll Vincent Lowe Coll Henry Darnall Coll William Burges Coll William Diggs Mr Edward Pye Coll William Stevens John Darnall Esqr

A message p M<sup>r</sup> Clement Hill and M<sup>r</sup> Richard Hall who p-23say that their house is ready to meet this house in a Grand Committee:

Lower house of Assembly Aprill the 16th 1684

This house haveing appointed a Committee to prepare a Supplementary Act to the Act for advancement of Trade, Doe desire the vpper house if they have any any peticons or other matters before them relateing thereunto they may be transmitted to this house for the perfecting the said bill.

Signed p Ord Cha: Botler Clke of the Lower house of Assembly.

Ordered by this house that but One person at a time Speake at the appointment of the Speaker, not to be interrupted by any other under the penalty of a ffine at the discretion of the house but that every person speake his opinion distinctly to any matter debated in the house.

Brought into this house and read as follow (vizt) William Blankinstein aged 24 yeares or thereabouts deposeth as fol-

low:

That M<sup>r</sup> Jacob Young is soe sick and weake being all over his body broken out with boyles and sores that he is altogether uncapable of goeing or being carried upon any Journy or Voyage without apparent danger of his life which is humbly Certified to his Lordpp and the Vpper house of Assembly:

Jurat Coram me 6° die Aprilis Will: Blankinstein Anno Dni 1684: Geo: Talbott

Upper house Aprill 17th 1684:

This house have admitted of the above deposition in Excuse to Jacob Young to save him and his bayle for not appearing this Assembly and send it downe to the Lower house for their Concurrence & approbacon

Signed p Order John LLewellin Clke of Assembly;

The aforegoing Deposition and vote of this house therevpon sent downe to the Lower house by Mr John Darnall who p. 24 U. H. J. hath in charge to acquaint them that this house was ready to Original. attend them in the grand Committee Mr John Darnall haveing delivered his Message returnes.

Adjourne for an houre.

Upper house mett againe present as before and adjourned till to morrow morning seven a Clock

#### Aprill 18th 1684:

The Honble Coll Vincent Lowe Coll Henry Darnall Coll William Stevens

Coll Vincent Lowe Coll William Burges

Adjourne to the grand Committee

#### Upper house mett againe Present as before

Upper house Aprill 18th 1684:

Mooved by a member of this house that the land given by William Berry to the Inhabitants of Battle Towne in Calvert County in Consideracon that the same should be constituted a Towne, will by the Act of Trade passed the last meeting of this Sessions reverte to the Donor the Consideracon being taken away unless remedied by a Supplementary Act.

Voted that the said place is a Convenient scituacon for a Towne or Port of Trade, and desire that the Lower house will make provision accordingly in the said Supplementary Act it being the humble request of all the Inhabitants there and diverse others in that County the Court house being thereon

built at the greate charge of the County:

Voted alsoe that a towne be appointed either at the land P- 25 called Mount Calvert or Muffs shell banke both Convenient scituations for Trade as the Commission<sup>15</sup> in the said Act of Trade nominated shall direct, to be also considered in the Supplementary Act:

The Lower house is also desired to puse and consider of

the severall Peticons herewth sent them:

Signed p Order Jnº LLewellin Clke of Assembly

Sent to the Lower house p Mr Secry Darnall together wth a Peticon from the Inhabitants of Pocomoke for a towne at Chip landing, and to vacate the former appointed at Barrows ridge, another peticon of the Inhabitants of Monokin River to vacate the Towne appointed at the land late of Wm Glanfeild, and

since the land of Cap<sup>t</sup> Henry Smith, and that it may be U. H. J. appointed neer the mouth of the River below the fflatt vpon Original. Oister shell neck and white hall; also a Peticon from the Inhabitants of Wiccocomoco and the Meenys for the Continueance of the Act of Trade not haveing (for want of a sufficient number of Commission<sup>15</sup>) layd out their Towne, desire that their Towne may be appointed at the place called Lotts wife on the land of William Wright: Another Peticon from the Inhabitants of Som'sett County to repeale the Act concerning linnen and woolen Cloth: Alsoe a peticon from the Inhabitants of Cæcil County to vacate their Towne at Cap<sup>t</sup> Johns Creeke and appoint the same at Cæcillton:

Mr John Darnall Returned A Message p Mr James ffrisby and Major Long:

Lower house of Assembly Aprill the 18th 1684

The Vpper house is desired by this house to nominate some of the members of their house to ione in Committee wth some of the members of this house to drawe such bills, and make p. 26. such Amendments as were agreed upon by both houses in the Grand Committee:

Signed p Order Charles Boteler Clke of the Lower house of Assembly

Upper house Aprill 18th 1684:
The Honble Coll William Stevens & Mr Secryr Darnall nominated by this house to ione in Committee wth some of the members of the Lower house to perfect the bills and amendments agreed on by both houses and wilbe ready to meet to morrow morning Eight a Clock

Signed p Ord John LLewellin Clke of Assembly

Upper house Aprill 18th 1684:
This house taking into their Consideracon the ruinous state and Condicon of the State house altogether unfitt for the Recepcon and entertainem of Assemblys Provinciall Courts and other publick meetings for which the same was designed, and calling to mind what a vast Sume of tobacco hath been expended thereon desire the Lower house to consider of some speedy repaires thereof to be offered to this house for their ready Concurrence therein:

Signed p Order John LLewellin Clke of
Sent by Coll Burges
Assembly:
He returned

Ajourned till to morrow morning Eight a Clock:

U. H. J. Original. Aprill 19th 1684:

Upper house mett

Present

The Honble { Coll Henry Coursey Coll Tho: Tailler Coll Henry Darnall Coll William Digges } Coll William Stevens John Darnall Esqr Coll Wim Burges Edward Pye Esqr

Proceed to pvse and Examine the debate of the grand Committee of both houses on the seaventeenth instant in p. 27 Order to give instructions to the members of this house Committees appointed to perfect the bills and amendments.

A Message by Cap<sup>ta</sup> John Osbourne and Cap<sup>ta</sup> Richard Hill:

Lower house of Assembly Aprill the 18th 1684
Mr Thomas Burford Mr John Rousby, Capt John Osbourne
and Capt Richard Hill nominated and appointed by this house
to ioine in Committee with the members of the Vipper house
nominated to pfect the bills and amendmts agreed on by the
members of both houses in a Grand Comittee and will meet
at Eight a Clock to morrow morning as is desired

Signed p Ord Charles Boteler Clke of the Lower house of Assembly:

A breviate of the grand Committee result drawne vp and delivered to Coll William Stevens and Mr John Darnall appointed by this house to joine in Comittee wth some of the Lower house to perfect the bills and amendments agreed on by the Grand Comittee the 17th Instant, for their Instructions delivered to them also, two bills drawne up by this house vizte An Act prohibiting the Imbezelling his Lopps Ordnance &c and an Act for an Additionall clause to the oath of ffidelity: And they are Sent out to the Committee:

Adjourne till monday morning Eight a Clock.

### Monday Morning Aprill 21th 1684:

Upper house mett:

Present

The Honble Coll Tho: Tailler
Coll Hen. Darnall
Coll Will<sup>m</sup> Digges:

Coll: William Stevens Majo<sup>r</sup> Nicholas Sewall John Darnall Esq<sup>r</sup> Coll William Burges:

Then read the severall papers and message brought from the Lower house by M<sup>r</sup> Robert Carvile M<sup>r</sup> Clement Hill, and M<sup>r</sup> Richard Hall on Saturday last after the adjournm<sup>t</sup> of this house viz<sup>t</sup>

Som'sett County peticon for a towne at Chip landing thus Endorsed viz<sup>t</sup>

Voted necessary that a Towne be sett forth at the Sea side Original. is desired by this peticon and the classical state. as is desired by this peticon and the place appointed by this to be betweene the goeing in of Selbys and Cornelius Innis his land.

> but for the Towne at Barrows landing voted not to be remooved nor altered. Signed p Order Cha: Boteler Clke of the Lower house of Assembly

A Peticon of the Inhabitants of Zachaja swamp thus Endorsed vizt

Voted that there be a Towne upon Westwood Mannor as by this Peticon is desired:

Signed p Order Charles Boteler Clke of The Lower house of Assembly

A Charles County peticon thus Endorsed vizt

Lower house Aprill 19th 1684: Voted that a Towne be layd out at the mouth of Nanjemy Creeke or neer Lewis his neck as is desired by the within Peticon

Signed p Ord Charles Boteler Clke of the lower house of Assembly

Cæcill County petition endorsed vizt This peticon rejected:

Monokin petition Endorsed vizt

Lower house Aprill the 19th 1684 Voted that this peticon be rejected this house being well informed, that the place where the Towne is, is the most Convenient place in the said River

Signed p Order Charles Boteler Clke of the lower house of Assembly

The Message is as follow vizt

p. 29

Lower house Aprill the 18th 1684 Upon reading the Peticon of the Inhabitants of Som'sett County for a Towne at the sea board side, Ordered that a Towne be appointed between the goeing into Selbys bay and Cornelius Innis his land at Assateague bay at the discretion of the Comission's but the Towne at Barrowes landing not to be remooved.

U. H. J. Upon reading the Peticon of Zachaja Swamp (Inhabitants)
Original. in St Marys County and a Towne Ordered at Westwood as is
desired.

Vpon reading the Peticon of the Inhabitants of Nanjemy in Charles County Ordered that a towne be sett forth at the

mouth of Nanjemy Creeke at or neer Lewis his neck

Vpon motion of the Delegates of Cæcill County a Towne is ordered to be at meeting house point in Sassafrax River in the said County

Upon motion of the Delegates of St Marys County voted that a towne be sett forth at Brittons neck in St Marys

County:

Upon motion of the Delegates of Dorchester County voted that a towne be appointed at Daniel Jones plantacon in Dorchester County on the south side of greate Choptanke.

Upon mocon of the Delegates of Ann Arundell County voted that there be a Towne at West river vpon the land late

of John Hillen and the land adjacent.

Upon motion of the Delegates of Calvert County Ordered that there be a Towne at Coxes Creeke on the lands adjacent instead of the Townes appointed by the Act for Trade to be at John Bowlings land.

Also a Towne at Battle Creeke:

Vpon motion of the Delegates aforesaid voted that there be a towne vpon Pigg point vpon Mount Calvert in Petuxent River:

Upon motion of the Delegates of Baltemore Att Middle River on the land of Cornwallis Manno<sup>r</sup> or Leakins or both

Wicks and Mr William Hatton after the house adjourned on

at the discretion of the Comissioners.

Another message from the Lower house p M<sup>r</sup> Joseph

Saturday last (Vizt)

p. 30 Lower house of Assembly Aprill the 19th 1684:

Upon peruseall of the Deposition of William Blankenstein sent to this house from the Vpper house, affirming the Inability of Jacob Young to travell to this Assembly. This house doe Concurr with the Vpper house in admitting the said Deposition in excuse of the said Jacob to save him and his bayle for not appearing this meeting of Assembly.

Signed p Order Charles Boteler Clke of the lower house of Assembly.

Som'sett County peticon for a Towne at Chix landing thus answered vizt

Aprill 21: 1684:

This house doe Concurr with the above vote of the Lower Original.

house:

Signed p Order John LLewellin Clke of Assembly

The Inhabitants of Zachaja Swamp Peticon thus Answered (Viz<sup>t</sup>)

Upper house Aprill 21th 1684:
This house Concurr with the Lower house as above.
Signed p Order John LLewellin Clke of Assembly

Charles County petition thus answered vizt

Aprill 21th 1684
Upper house Concurr with the above vote:
Signed p Ordr John LLewellin Clke of Assembly

Cæcill County Petition rejected by the Lower house as a private peticon and the Burgesses of that County affirming it to be inconvenient laid aside by this house:

Monokin peticon rejected by the Lower house referred till

Coll Stevens appeares:

Michael Taney peticon to reserve to him his houses and gardens in Battle towne read and thus subscribed viz<sup>t</sup>

Aprill 21: 1684:

In all cases suitable to the Peticoners this house are of Opinion and doe vote that a Clause be inserted in the Supplementary act to the Act of trade reserving to every person his house or houses already built in any the ports or places of trade in the said Act nominated:

Signed p Ord John LLewellin Clke of Assembly.

Read an Act for Naturalizacon of Jacob Seth of Calvert p. 31 County

An Act for Naturalizacon of Nicholas Verbraeck
An Act for naturalizacon of Peter Byard, Arnoldus de la
Grange, Peter Slayter and Jasper Danires.
All thus Subscribed:

Aprill 21th 1684: Upper house have Assented: Signed p Ordr John LLewellin Clke of Assembly

Adjourne for an houre:
Upper house mett as p Adjournem

U. H. J. Original,

#### Present

 $\begin{array}{ll} \text{The Hon}^{\text{ble}} \left\{ \begin{array}{ll} \text{Coll Tho: Tailler} \\ \text{Coll Hen: Darnall} \\ \text{Coll Will}^{\text{m}} \text{ Stevens} \end{array} \right. \\ \text{The Honble} \left\{ \begin{array}{ll} \text{John Darnall Esq^r} \\ \text{Coll Will}^{\text{m}} \text{ Burges} \\ \text{Edward Pye Esq^r} \end{array} \right. \end{array}$ 

Read an Act touching Judicature passed this house and signed by the Clerke as follow:

#### Aprill 21: 1684:

Upper house have Assented Signed p Ord Ino LLewellin Clke of Assembly

Sent together with these following papers viz<sup>t</sup>
Zachaja Swamp peticon
Charles County peticon
Michael Taneys peticon
An Act for naturalizacon of Jacob Seth:
An Act for naturalizacon of Nicholas Verbraeck
An Act for naturalizacon of Peter Byard &c:

To the Lower house by Major Nicholas Sewall and Mr Edward Pye together with the following Messuage:

#### Aprill 21th 1684:

If the Committee of both houses appointed to perfect the Lawes and amendments agreed on by the grand Committee have transmitted to the Lower house any of their proceedings. The lower house is desired to Communicate the same to this house for their Consideracon soe soone as may be, his Lopp haveing Signified to this house that thursday next will be the day of Sessions

Signed p Ord Ino LLewellin Clke of Assembly

Major Nicho Sewall and Mr Edward Pye Returned:

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### Upper house Aprill 21: 1684:

Mooved by a Member of this house in behalfe of the Inhabitants of Somersett County more particularly of Nantecoke River, that a Towne be appointed at or neer Tixquin on the south side of the said River it being a most convenient scituacon for a towne or place of Trade and most frequented by shippin of any River in the said County.

Signed p Ordr Jnº LLewellin Clke of Assembly

Voted necessary, and that Provision be made accordingly in the supplementary Act to the Act for Trade

Signed p Ordr Jnº LLewellin Clke of Assembly

Sent p Coll W<sup>m</sup> Stevens to the Lower house.

Upper house Aprill 21: 1684

U. H. J. Original.

Proposed by a member of this house that a Towne be appointed at the head of Portobacco Creeke most Comodious for the Inhabitants of the fforrest in Charles County from whence comes yearly great quantitys of Tobacco:

Voted necessary and that a Towne be (by the Supplementary Act for Trade) appointed at the head of Portobacco

Creeke neer the Church there:

Signed p Ordr John LLewellin Clke of Assembly:

Sent p Coll W<sup>m</sup> Burges to the Lower house:

Thomas Cosey of Charles County peticon for his Pension being wounded and disabled in the Country service at the ffort thus Subscribed vizt

Upper house Aprill 21: 1684

This house doe think the Peticoner an Object of Charity and that he ought to be allowed his yearly Pension and Arreares as is prayed:

Signed p Order John LLewellin Clke of Assembly

Owen Nerven Peticon for allowance as post Twelve months thus Underwritten viz<sup>t</sup>

Aprill 21: 1684

The Vpper house doe think that the peticor ought to have some allowance made him as shalbe thought reasonable by both houses

Signed p Ordr John LLewellin Clke

of Assembly

A Message p Mr ffrancis Hutchins, and Major Thomas Long p. 33 vizt

Lower house of Assembly Aprill 21: 1684:

In Answere to the Message this day received from the Vpper house p Majo<sup>†</sup> Sewall and Edward Pye Esq<sup>†</sup> this house doe say they haveing especiall matter to debate did in order thereunto send for the Committe appointed to Joine with the Comittee of the Vpper house to perfect the lawes and amendments agreed on by the Grand Committee, and this house have sent them out againe to meet the members of the Upper house to proceed to the perfecting what matters lye before them, And to report the same to this house, which done this house shall Comunicate the same and their result thereupon to the Upper house.

Signed p Order John LLewellin Clke of Assembly

U. H. J. Major Nicho Sewall: Mr Edward Pye and Coll William Stevens Returnes

John LLewellins Peticon for allowance for officiating as Clerke Assistant to Mr Tho: Grunwin at the Ridge and makeing out the Leavy thus Subscribed

#### Upper house Aprill 21th 1684:

This house thinke fitt that a reasonable allowance be made the peticoner in this next publick leavy as is prayed and desire thereunto Concurrence of the Lower house.

Signed p Ordr John LLewellin Clke of Assembly

Thomas Casey O[we]n Newen, and John LLewellins peticons: Sent to the Lower house p Mr Edward Pye.

Mr Edward Pye Returnes:

A message p Mr William Hatton (vizt)

#### Lower house of Assembly Aprill 21: 1684:

This house Concurr with the Upper house in their two votes this day sent that a Towne be appointed at or neer Tixquin on the South side of Nantecoke River, and alsoe at the head of Portobacco Creeke, And this house desire to know if the Vpper house doe Consent to the severall votes, and places agreed on by this house and menconed in a List sent to the Vpper house on Saturday last:

Signed p Order Charles Boteler Clerke of the Lower house of Assembly

## P. 34 Vpper house Aprill 21th 1684:

This house doe Concurr in all points with the Lower house in their Message on Saturday last relateing to Townes according to their Severall Votes therein menconed

Signed p ordr John LLewellin Clke of Assembly

Sent p Mr John Darnall:

Came Coll William Stevens and Mr John Darnall from the Committee of both houses appointed to perfect the bills and amendments agreed on by the members of both houses in the grand Committee and presented their Report to this house dated the Nineteenth of Aprill 1684: and Signed p James Cullen their Clerke: as follow: vizt

A Committee of the Vpper and Lower houses of Assembly appointed to perfect the bills and amendments agreed on by the members of both houses in the Grand Committee:

Mett att Mr Marke Cordea's house the 19th of Aprill 1684:

Prsent:

The Honble Coll William Stevens
The Honble John Darnall Esq
Mr Thomas Burford

Mr John Rousby
Capt Richard Hill
Capt John Osbourne
of the Lower house:

James Cullin Clke Committee

The sd Coll William Stevens was Chosen Chaireman of the Committee.

The Committee doe agree and appoint that M<sup>r</sup> Thomas Burford draw vp the Law or bill to be entituled an Act touching Judicature and proceedings at law to be drawne according to the sence of Two lawes heretofore made for the said purpose in this Province.

An Act for punishment of Certaine offences against the peace and safety of this province agreed vpon as the bill is now drawne wthout any amendment:

An Act prohibiting the Imbezelling his Lopps Ordinance Armes, Amunicon &ca was read and approved of by this Comittee

Ordered by the Committee that James Cullen drawe anew p. 35 the Act for takeing the oath of ffidelity to his Lopp and the oath inserting therein this Clause (saveing alwayes my Allegiance which I owe to my soveraigne Lord his Majesty the King of England his Heires and Successors)

An Act for Recording the Journall of the Lower house to be new drawne and mended by leaving out the word (adjourment) in the new bill:

An Act for killing woolves to be new drawne to be made as the same is in the booke of lawes:

Ordered and agreed by this Committee that the law appointing Court dayes in each County be new drawne and that the word Cæcill may be inserted in the body of the said Act next after and following the word Somersett in the said

The Committee adjourned till Munday Morning seaven a Clock

Munday Aprill the 21: mett and present as aforesaid the Comittee aforesaid.

Then the following bills being ingrossed were read & Examined by the Committee aforesaid viz<sup>t</sup>

An Act for punishing of Certaine offences against the peace and Safety of this Province.

An Act prohibiting the Imbezelling his Lopps Ordinance Armes Amunicon &c\*

U. H. J. An Act touching Judicature and proceedings at law not yett agreed upon by the Comittee

An Act for recording the Journall of the Lower house. The Oath of ffidelity to the Lord Prop<sup>ry</sup> of this Province

An Act for the killing of Woolves.

Coll William Digges

An Act for takeing of an oath of ffidelity to the Lord Prop<sup>ry</sup> whereunto the oath aforesaid is annexed.

An Act appointing Court dayes in each respective County within this Province.

Mr John Darnall returne. James Cullen Clke Committee The house adjourne till to morrow Morning Eight a Clock

p. 36

#### Aprill 22d 1684

The Honble Coll Vincent Lowe The Honble Coll William Stevens Coll Vincent Lowe The Honble Coll William Stevens Major Nicholas Sewall John Darnall Esqr Coll Henry Darnall

His Lopp Came into this house

Edward Pye Esqr

And mooves that by the Act for Support &ca it was Enacted that his Lopp Cacilius &c of noble memory should receive two shillings p hoggshead dureing his life and One Cropp after, and that in the yeare 1676: his Lopp now Lord Propry had granted him Two Shillings p hhd, which by Vertue of an Act of gratitude he received, but goeing for England was charged by his Lopps Sister for the Two shillings p hhd for the Cropp after the decease of his said Lopp: Cæcilius &ca his Lopp affirmes that he hath never reced the said Two Shillings p hhd for the Cropp: after his ffather decease, but hath received the Two shillings p hoggshead granted himselfe by the Act of gratitude As p his booke of Entrys will appeare, his Lopp desire this house to Certifie there was an Act which gave the same to his Lopp and that his Lopp hath never received any more then Two Shillings p hhd which will plainely appeare to this house.

Wherewith this house was fully satisfied and vote the draweing vp of any Instrument for that purpose to pass the greate Seale of this Province and be recorded in the Council

booke

A Message p Mr Thomas Burford Mr John Rousby & Doctor John Brooke being severall bills which they deliver vizt

An Act against Excessive Usury \
The Lower house have assented \( \) Signed \( \phi \) Order

Cha: Boteler Clke of the Lower house of Assembly

An Act ascertaining the true force and validity of the U. H. J. Original.

Lawes of this Province:

P. 37

Aprill 22th 1684:

The Lower house have assented: Signed p Ordr Charles Boteler Clke of the Lower house of Assembly

An Act for appointing Court dayes in each respective County

April 22: 1684:

The Lower house have assented: Signed p Ord Cha: Boteler Clerke of the Lower house of Assembly

An Act for killing of Wooleves

Aprill 22: 1684:

The Lower house have Assented. Signed p Order Charles Boteler Clk of the Lower house of Assembly

An Act for Recording the Journall of the Lower house.

Aprill 22d 1684:

The Lower house have assented: Signed p ordr Cha: Boteler Clke of the lower house of Assembly

An Act for punishm<sup>t</sup> of certaine Offences against the peace and Safety of this Province thus Subscribed viz<sup>t</sup>

Aprill the 22d 1684:

The lower house have assented: Signed p Ord Cha: Boteler Clk of the Lower house of Assembly

Adjourne till after dinner

Upper house mett as p Adjournm' p'sent as before Except M' John Darnall.

Proceed to read the severall bills brought in this morning p M<sup>r</sup> Thomas Burford, M<sup>r</sup> John Rousby and Docto<sup>r</sup> John Brooke viz<sup>t</sup>

1: An Act against Excessive Usury read the first time and voted a second reading:

2: An Act ascertaining the true force & validity of the lawes of this Province read the first time and Voted a Second reading:

3: An Act for appointing Court dayes in each respective County read the first time and passed the house in the words following viz'

U. H. J. Original. Aprill 22th 1684:

Upper house assented.

Signed p ordr Jnº LLewellin Clke of Assembly.

4: An Act for killing of Woolves Read the first time and

voted a second reading:

5: An Act for the Recording the Journall of the Lower house read the first time in this house and passed in these words viz'

#### Aprill 22th 1684:

Upper house have assented. Signed p Order John LLewellin Clke of Assembly

6: And Act for punishment of Certaine Offences against the peace and safety of this Province, read the first time and voted a second

Proceed to read the second time the said bills not yett

assented to by this house:

1: An Act against Excessive Usury passed this house in these words Vizt

#### Aprill 22th 1684:

Upper house have assented. Signed p ord John LLewellin Clke of Assembly

An Act ascertaining the true force and vallidity of the lawes of this Province.

Voted that the temporary lawes haveing allowed them three yeares time for Tryall, his Lopp may have the same time to Signifie his approbacon or disassent to any lawes with which amendmt this house will pass the bill:

A message p Mr William Hatton and is to desire the old

booke of lawes which is delivered to him:

3: An Act for killing woolves read the second time Voted that the Act for killing Woolves made Anno 1671: is perpetuated Anno 1676: and as soe ought to remaine unless the same be thought a needless law and then it ought to be repealed before such time as it cann be reduced to its former Temporary Estate:

4: An Act for punishment of Certaine Offences against

the peace and safety of this Province.

P. 39 Voted that the Act made 1649: & 1650 stand as it is, but that provision be made by a Supplementary Act to restraine the punishment of the Delinquents to onely One, and noe more of those Severall therein named at the discrecon of the Court and as the demerritts of the Case shall require.

Upper house Aprill 22d 1684:

U. H. J. Original.

Upon reading the severall Bills brought to this house this day by M<sup>r</sup> Thomas Burford M<sup>r</sup> John Rousby and Doctor John Brooke, this house have passed that for appointment of Court dayes in each respective County, that for recording the Journall of the Lower house, and that against Excessive Usury, but to the other three bills returne Answere as follow (viz<sup>t</sup>)

Concerning the bill Assertaineing the true force and validity of the lawes of this Province, this house doe say that Three yeares time being given for Tryall and Experience of the Temporary lawes Wee cannot in reason propose lesse time to his Lopp: to Consider of, what perpetuall lawes shalbe p'sented to him to signifie his approbacon or disassent thereunto: And with this amendment only this house will pass the said bill:

As to the bill for killing of Woolves this house doe say that the Act for killing of Woolves made 1671: although temporary was perpetuated Anno 1676: And as such ought to remaine among the perpetuall lawes, unless the same be deemed a Needless or Useless law, and then it ought, to be repealed before such time as it cann be reduced to its former Temporary Estate.

And as to the other bill for punishm<sup>t</sup> of certaine Offences &c this house doe say that the Act made Anno 1649: & 1650: is sufficiently and well enough expressed and doe conceive that the maine end and designe of both houses in the Grand Committee in amendment of the same was onely to take off the severity of the punishment of Delinquents therein p'scribed leaveing it to the discretion of the Justices to inflict any one or more of the severall punishm<sup>ts</sup> therein numerated which this house is willing may be moderated by awarding one of the said punishm<sup>ts</sup> and noe more at one time to be inflicted vpon p. 40 any Delinquent at the discretion of the said Justices, and as the demeritts of the Cause shall require And desire the Lower house will provide accordingly by a Supplementary Act to pass this Sessions and hereunto desire the Concurrence of the Lower house

The aforegoeing Message & six bills sent to the Lower house by Major Nicho Sewall and Coll Wm Burges

Signed p Ordr

John LLewellin Clke of Assembly

A Message p Capt Henry Smith, Mr Will<sup>m</sup> Peerce and Doctor John Brooke.

Lower house of Assembly Aprill 22d 1684:

This house haveing by a Message of the 14th instant desired the Upper house to appoint some of their Members to state U. H. J. the Publick Accounts of this Province, which not being then done for reasons given by the Vpper house in their Answere to the said Message this house doe reminde the Vpper house thereof and desire that some members of this Vpper house may be appointed to joine with some of the members of this house to the purpose before by this house desired.

Signed p Order Charles Boteler Clke of the Lower

house of Assembly

They alsoe brought w<sup>th</sup> them Two bills viz<sup>t</sup>
An Act touching Judicature and proceedings at law:
An Act touching the leavying of warr and defraying the publick Charge of this Province.
Majo<sup>r</sup> Nich<sup>o</sup> Sewall and Coll Burges Returnes

Upper house of Assembly Aprill 22: 1684.

The lower house is desired to Expedite to this house what bills or other busines they have before them, this night; his Lopp now in the Upper house haveing signified to this house his resolucons of meeting both houses to morrow morning to discourse with them fully his sentiments vpon the severall bills prepared in order to putt a speedy end to this Sessions

Signed p ord John Lewellin Clke of Assembly

Sent p Coll Wm Stevens

p. 41 A Message by Capt John Osbourne & Mr Leonard Greene vizt An Act touching Judicature and proceedings at law drawne vp p this house wth the following Message (vizt)

Lower house of Assembly Aprill 22th 1684:

This house haveing received from the members of their house joined in Comittee with the Honble Coll Stevens and John Darnall Esq<sup>T</sup> a bill drawne touching Judicature and proceedings at law which this house Conceived was done according to the agreemt of the Grand Committee, and therefore passed the same for the Upper houses Assent thereunto: And therefore say they cannot Assent to the bill sent from the Upper house for that purpose in regard that bill leaves too much to discretion which was the Inconveniency designed to be preented.

Signed p order Charles Boteler Clke of the lower house of Assembly.

Upper house Aprill 22d 1684:

The Honble Coll William Digges, and Coll William Burges nominated and appointed by this house to ioine in Committee

with some of the members of the lower house to inspect and U. H. J. State the publick Accounts to morrow morning seaven a Original. Clock:

Signed p ord John LLewellin Clke of Assembly

Sent by Coll William Digges Coll William Stevens Returned

A message by Major Thomas Long and Mr ffra: Hutchins

Lower house of Assembly 22th Aprill 1684:

This house have appointed Capt Henry Smith Mt Clement Hill and Mt ffrisby to ioine in Committee with the Honble Coll William Digges and Coll William Burges by the Upper house appointed to settle State and inspect the publick Accts of this Province and shall be ready to meete at seaven a Clock to morrow morning as is Desired

Signed p Order Charles Boteler Clke of the Lower house of Assembly.

Adjourne till to morrow morning seven a Clock.

Vpper house Mett Aprill 23th 1684: prsent:

The Right Honble the Lord Propry

The Honble Coll Henry Coursey Coll William Digges
Coll Tho Tailler Coll William Stevens
Major Nicho Sewall
Coll Henry Darnall: Coll William Burges.

Edward Pye Esq<sup>r</sup>

A Message from the Lower house by Cap<sup>t</sup> John Osbourne p. 42. & M<sup>r</sup> Leonard Greene which they say was brought last night but this house was adjourned: viz<sup>t</sup>

Lower house of Assembly Aprill 22th 1684.

All bills which have beene assented to by this house are already transmitted to the Vpper house, there are severall other Bills which have had their first reading in this house, and so soone as perfected shalbe p<sup>r</sup>sented to the vpper house for their Assent

Signed p Order Charles Boteler Clke of the lower house of Assembly

A message p Capt Richard Hill and Mr ffrancis Hutchins

Lower house of Assembly Aprill 23th 1684 In answere to the Message Yesterday brought by Coll Burges and Major Sewall concerning severall bills sent by this

U. H. J. house to the vpper house for their Assent: As to the Ascer-Original. taining the true force and vallidity of the Lawes of this Province wherein the vpper house were pleased to say they could not in reason propose less time then Three yeares to his Lordpp to Consider off his approbacon or dissassent to such perpetuall lawes as should be presented to his Lopp, this house is not a little surprised therein in regard the bill tendred by this house for the Assent of the Vpper house, was but a meer transcript of the like bill sent from Upper house for this houses Assent thereunto To which this house had noe reason to doubt of the Vpper houses readines to pass the same, Especially for that the said Upper house of Assembly by a Message of the 17th of September 1681: were pleased to acquaint this house that his Lopp Comanded the vpper house to signifie to this house that his Lopp did promise and ingage that in his absence out. of this Province within Eighteen months after the passing of any lawes of this Province by the Upper and lower houses of Assembly His Lordpp would signifie his Assent or dissassent

p. 43 thereunto. In Confidence whereof this house was induced freely to offer the said bill for the unquestionable assent of the Upper house; Since more time in the said bill was Offered for his Lopps Assent or dissassent then in the said Message

was intimated to be his Lordpps pleasure.

And as to the bill for punishmt of Certaine Offences &c This house doe agree that the maine end and designe of both houses in the Grand Comittee was to take off the severity of inflicting severall & many punishments for One offence and still hope that the bill humbly offred by this house to the vpper house will answere that end, being perswaded that there is noe alteracon betweene the Act now offered and the former, but in that particular, and were this house sensible of any materiall deviation from what was agreed on they would very readily amend.

As to the bill for killing of woolves this house caused that bill to be drawne and passed this house pursuant to the agree-

ment of the grand Committee of both houses

Signed p ord Cha: Boteler Clke of the vpper house of Assembly.

Received a paper from his Lopp viz

Gentlemen of the Vpper house of Assembly

I have thought fitt to signifie unto you by this that haveing seene in yot house some bills lately sent you by the Lower house in which there are some alteracons desired by the Lower house to be made in some of the antient perpetuall Lawes of

this province I must for the quicker dispatch of the business U. H. J. of this Assembly (I haveing but few dayes more to spend with both houses) declare that many of those alteracons inserted in the said bills are such as I shall not be willing to allow of, and because I would have noe bills p'sented unto me by this Assembly the day of the sessions but such as I may safely and be willing to sett my hand unto. I doe now declare what alteracons I will allow off, and to which I will be ready to sett my hand when the bills are p'sented desireing that what I now p. 44 declare by this may not be drawne into an example and become p'sidentiall in future Assemblys for my doeing this (as I have said before) is onely to putt a speedy end to this

meeting w<sup>ch</sup> my other affaires forces me too: ffirst as to the alteracon desired to be

ffirst as to the alteracon desired to be made in the Act touching Judicature, It is not safe to have Justice administred according to the lawes of England, where the lawes of this province are silent, without due regard had by the Governor or Cheife Judge and the Justices in Court to the Consistency of such lawes of England to the Constitution and preent Condicon of this Assembly, it seeming to me unreasonable that since his Majestie of ever blessed memory out of the fullness of his Royall power was graciously pleased to permitt me with the consent of the ffreemen to make such wholesome Lawes as should be Consonant to reason and not repugnant to the lawes of England, I should by an Act obleige and tye vp the ffreemen of this province to be concluded by such of the lawes of England as may ruine them, or at least be greately injurious in severall respects to them, I am therefore willing to admitt of this alteracon, that where the Lawes of this Province are silent Justice may be administred according to the lawes of England, if the Governor or Cheife Judge and the Justices of my Court shall find such lawes Consistent with the Condicon of this Province: To a Bill with this alteracon I will sett my hand, but not otherwise.

Secondly. The alteracons desired in the bill for the punishing of Certaine Offences against the peace and safety of this Province, I doe except against being willing to allow of this amendment onely that where it is left to the Court to order one or more of the punishm<sup>ts</sup> enumerated in the old Act for punishing &c<sup>a</sup> That the Court shalbe restrained to one or two of the said punishm<sup>ts</sup> in the said Act, with this amendment p. 45 and noe other alteracon I shalbe Contented and will sett my hand to a bill to be drawne up for that purpose onely and not

otherwise.

Thirdly: To the bill touching the leavying of warr and defraying the publick Charges of the province sent vp to you from the Lower house, I conceive it time lost for you to

U. H. J. meddle in it, for the old Act is at this time suspended and Original. will be soe perhapps dureing my life soe that neither the Gent' of the lower house nor yo'selves need bee fearfull or jealous of me in the Execucon of that Act, but were it not suspended, and that I should vpon any warr that might happen have occasion to make use of it I doe here declare that as I have had soe I still shall have a desire that an Assembly may be called to be preent at the defraying of the Charge of any such warr, soe desirous I am of giveing all manner of Satisfaccon in that particular to the ffreemen of my Province

Copyed out & sent to the lower house p Coll Thomas Tailler and Coll Wm Stevens wth this following Message annexed.

Upper house Aprill 23th 1684:

This house haveing this morning received a paper from his Lopp have Caused the same to be Copyed out as before and Comunicated the same to the Lower house.

Signed p ord John LLewellin Clke of Assembly

Coll Tailler and Coll Stevens Returned And the house Adjourne for an houre. Upper house againe mett and prent as before:

Upper house of Assembly Aprill 23th 1684: His Lopp being p'sent in this house since the receipt of the last Message p Capt Richard Hill, and Mr ffrancis Hutchins

was pleased to declare as follow (vizt)

To the bill for Assertaineing the true force and validity of the Lawes of this province, I give this Answere, that though I owne my promise and engagement to both my houses of Assembly made in September 1681: vizt that in my absence out of this Province, I would signifie my assent or dissassent to p. 46 any lawes within Eighteen months. Yett doe I not think it convenient to obleige my heires and Successors by an Act to those inconveniences and mischeifes that may happen by their assenting or disassenting to any lawes within Twenty monthes, that shalbe made perpetuall dureing such their absence.

The bill sent you by the lower house for the makeing Temporary that law touching woolves, if it be not deemed a good law, lett it be repealed, for soe it must be afore it cann be reduced to its first State, And for any of those other Acts made perpetuall in 1676: vizt the Act for Two shillings p hoggshead And the Act for empowering the Governor and Council to make warr or peace &ca I am ready to give both houses such satisfaccon as in reason they cann desire at my hands

Signed p Order John LLewellin Clke of Assembly

Sent to the lower house p Major Nicho Sewall and Mr U. H. J.

Edward Pye: They Returne:

A Petition of the Inhabitants scituate vpon the south side of Potapsco River and others holding land there, desireing to bee restored into the County of Ann Arundell from whence at first they were tak into Baltemor County by reason of their greate distance from and in commodious wayes of goeing to the County Court of Baltemor &caread and rejected, This house Considering that Baltemor County being already very small and for other motives the same remaine as now it is.

John Saxon peticon, setting forth that he had been allowed

yearly:

as Drummer to the Prov<sup>11</sup> Court
2000
as Drummer to the Assembly
1000
as Doore Keeper
800

and his Expences:

That at the ridge he was allowed onely 2000<sup>16</sup> tob: and did then & at Calverton Prov<sup>11</sup> Court beare his owne Expences read & subscribed viz<sup>1</sup>

Aprill 23th 1684

P. 47

The Upper house doe thinke it but reasonable that the Petico<sup>r</sup> have his full allowance, and referr the same to the Committee of Accounts for that purpose:

Signed p ordr John LLewellin Clke of Assembly

A Message from the Lower house p M' Robert Carvile for the Roll of lawes 1682: wherein the last reviveing Act is: The same are delivered to him p Majo' Nicholas Sewall Sec<sup>ry</sup> Adjourne till to morrow morning seven a Clock

#### Aprill 24th 1684:

Upper house mett prsent

The Honble Coll Henry Coursey
Coll Tho: Tailler and Coll William Digges
Coll William Stevens
Major Nicholas Sewall
Coll William Burges

M' Joseph Wicks and M' ffrancis Hutchins bring from the lower house an Addiconall and Supplementary Act to the Act for Advancement of Trade

Read the first time and passed thus:

Aprill 24th 1684:

Upper house have assented

signed p ordr Jnº L'Lewellin Clke of Assembly

Adjourne for an houre

Upper house mett p'sent as before:

U. H. J. Original.

Upper house Aprill 24th 1684:

The Additionall and supplementary Act to the Act for trade hath passed this house and is now sent back to the Lower house who are desired to returne to this house the severall Bills before them for Naturalizacon with their assent thereunto

Signed p order

John LLewellin Clke of Assembly

Sent together with the said bill to the Lower house p Coll W<sup>m</sup> Stevens, who affirmeing that some amendm<sup>ts</sup> should be made in the said bill, hath leave to moove the same to the

p. 48 A Message by Capt Henry Smith and Mr William Hatton being an Act for reviveing the Temporary lawes of this province.

The same Read

A Message p Mr Thomas Burford Mr Robert Carvile and Mr John Rousby being three bills for Naturalization vizt

An Act for naturalization of Jacob Seth signed as follow vizt

Aprill 24th 1684:

Signed p Ordr The Lower house have Assented. Cha: Boteler Clke of the Lower house of Assembly:

An Act for Naturalizacon of Nicho Verbraeck signed as follow vizt

Aprill 24th 1684 Signed p order The Lower house have assented: Cha: Boteler Clke of the Lower house of Assembly

An Act for Naturalizacon of Peter Byard Arnoldus de la Grange, Peter Slayter, and Jasper Dancres Signed as follow

Aprill 24th 1684: The Lower house of Assembly have assented Signed p ordr Cha: Boteler Clke of the lower house of Assembly

Together with the following Message

Lower house of Assembly Aprill 24th 1684: Upon reading the severall bills of naturalizacon of the severall persons therein named, This house have considered that there hath beene usually payd to the Speaker of the house

of Commons in England a Considerable ffee vpon the passing U. H. J. any private Act this hous hav: seriously debated the same Original.

have resolved;

That all persons that shalbe naturalized this p'sent Sessions of Assembly doe respectively pay unto the Speaker of this house the sume of Twelve hundred pounds of tobacco for the p. 49 ffees of their naturalizacon and that the like ffe be payd to the Speaker of the Upper house for the future

And that the ffee of the Clerke of the Lower house may be Three hundred pounds of Tobacco for every naturalizacon

and noe more:

And this house desires the Concurrence of the Upper house herein:

Signed p order Charles Boteler Clke of the lower house of Assembly

Upper house Aprill 24th 1684:

Upon reading the bill for Reviveing the Temporary lawes of this Province this house doe say that the words (soe farr as the Court shall judge them not inconsistent with the Condicon of this Province which is not to stand revived) relateing to the Act Concerning proceedings at law, ought to be raced out of the said bill: And the Act for killing of woolves is a perpetuall law so made Anno 1676: and cannot properly be brought into a bill of Reviveall but if both houses shall deeme the said Act unecessary or of noe use, the same ought to be repealed.

This to be Considered and accordingly provided for by the lower house in the reviveing Act before this house cann thinke of passing the same soe absolutely contrary to the result of his Lopp upon sound reasons given to this house, and Communicated to the lower house in a Message from

hence Yesterday.

The Lower house is desired to have their Assent to the bill for Naturalizacon of Jacob Seth (imperfectly sent vp to this house) now plainely expressed and returned to this house.

Signed p Order John LLewellin Clke of Assembly

Sent together wth the Act for Reviveing & the bill for naturalizacon of Jacob Seth to the Lower house p Coll Henry Darnall

Coll Darnall Returned.

Upper house Aprill 24th 1684

P. 50

His Lordpp haveing referred the day of Sessions appointed to be this day untill Saturday next This house have determined to heare the Errors here depending argued before them some time to morrow, if the lower house cann Conveniently

U. H. J. spare their members therein concerned as Attorneys on either Original, side to which this house desire an Answere:

Signed p ordr John LLewellin Clke of Assembly

Sent p Mr John Darnall

Came M' Robert Carvile and made Report that in answere to the Last Message sent them concerning tryall of the writts of Error the day of Sessions being soe neer, and the house haveing much busines before them could not pursue the same without their Clerke who was an Attorny concerned, but to morrow, if they could dispatch their business and conveniently spare their Clerke in the afternoone they would give this house convenient notice thereof

Adjourned till to morrow morning Eight a Clock.

Upper house mett Aprill 25th 1684.

Prsent Coll Henry Coursey Major Nicho Sewall The Honble | Coll Vincent Lowe Mr John Darnall Coll Wm Burges Coll Henry Darnall Mr Edwd Pye Coll Will<sup>m</sup> Digges

Capt Richard Hill and Mr William Peerce from the Lower house bring the Two following bills vizt

An Act for naturalizacon of Jacob Seth

An Act for reviveing the Temporary lawes, now drawne vp according to the vote of this house Yesterday. both signed as follow vizt

Aprill 25th 1684 Signed p Ord Upper house have assented John LLewellin Clke of Assembly

Mr Robert Carvile came from the Lower house with the p. 51 Supplementary Act for Trade, the same read and sent to the Lower house together with the reviveing bill The Act for naturaliza of Jacob Seth, the Act for naturalizacon of Nicholas Verbraek & the Act for Naturalizacon of Peter Byard &c

A Message from the Lower house p Mr Tho: Burford vizt

Lower house of Assembly Aprill the 25th 1684 The members of this house that are Attornys In the tryalls vpon writts of Error in the Upper house have now the leave of this house to attend the same as was desired by the Upper house Message Yesterday

Signed p ordr C Boteler Clke of the Lower house of Assembly Adjourne till the afternoone

to heare the Errors

Mett againe as p Adjournm'

U. H. J. Original.

Present

Coll Henry Coursey The Honble Coll Vincent Lowe Coll Henry Darnall Coll W<sup>m</sup> Stevens

Major Nicholas Sewall John Darnall Esq<sup>r</sup> Coll Will<sup>m</sup> Burges Edward Pye Esqr

A Peticon preferred by Mr Phillip Lynes to his Lopp dated the Twentyeth of ffebruary last and his Lopps ord for Supsedeas and writt of Error to have the merritts of the cause brought to a hearing before this house this Assembly read to this board. Mr Robert Carvile vpon motion made is admitted to plead in this house as Attorny for Mr Phillip Lynes. He sayes that the members of this houses were all or most of them Judges of the Provil Court, from whose Judgement they now appeale hither, and he humbly Conceives that it ought not properly to come before this house, Unless his Lopp himselfe were prent.

The house proceed and order the reading the Transcript of

the Provinciall Court and the Errors therevpon.

Put to the Vote whether the merritts of the Cause with p. 52 Evidences or the Erros shalbe brought to tryall in this house The Consideracon whereof referred till to morrow.

An Act for Naturalizacon of Nicholas Verbraeck An Act for Naturalizacon of Peter Byard & al An Act for reviveing the Temporary lawes: A Supplementary Act to the Act for Trade

Upper house Aprill 25th 1684 The necessary repaires of the State house recomended by this house to the Consideracon of the Lower house: This house desires may be Expedited and sent vp to this house for Signed p order their Concurrence:

John LLewellin Clke of Assembly.

The aforegoing bills and this Message sent to the Lower house p Major Nicholas Sewall & Mr Edward Pye:

They Returne:

Adjourne till to morrow morning Seven a Clock:

Aprill the 26th 1684:

Upper house mett.

The Rt Honble the Lord Propry

Coll Henry Darnall

Coll Henry Coursey
Coll Thomas Tailler The honble
Coll Vincent Lowe
Coll William Burges Mr John Darnall

Present

The honble

U. H. J. Shawe
Original.

Lynes

in his upper house of Assembly at the City
of St Maries came as well the said Ralph Shawe as the said
Philip Lynes by their Attorneys. Whereupon as well the
Record and process aforesaid, and the judgement theron given
as the matter aforesaid for Error assigned being by the sd Lord
Propry then and there seene, heard, diligently examined and
fully understood, and mature deliberation being thereon had

p. 53 It seemeth to the s<sup>d</sup> Lord Prop<sup>ry</sup> in his upper house of Assembly afores<sup>d</sup> that in the Record and process aforesaid, and in the rendring of judgem<sup>t</sup> aforesaid, it is in noe wise Erred, therefore It is considered that the judgem<sup>t</sup> aforesaid in all things be affirmed, and stand in its full force and effect, the said causes or matters aforesaid by the s<sup>d</sup> Philip Lynes for Erro<sup>r</sup> assigned in any wise notwithstanding; And it is further considered that the s<sup>d</sup> Ralph Shaw recover ag<sup>t</sup> the said Philip Lynes his cost & charges in the behalfe expended according to the forme of the Statute in the case made and provided

The said Ralph Shaw p Thomas Burford Esq<sup>r</sup> his Attorney prayeth the taxing of costs inter him & Lynes upon argueing the writt of Erro<sup>r</sup> in this house, and that he may have thereof

Execution weh was granted him and are as foll. vizt

Shaw & )	
Lynes Costs to Shawe—	L tob
To coppy of the transcript of the Prol Court besides=	4656
To coppy of Errors filed by Lynes—	866
To fil plea	24
To fil bill costs	48
To coppy ditto	48
To Entry judgem <sup>t</sup>	48
To coppy ditto	48
To writt of hab, fac possionem	
To writt of Execution	48 84
To Doore keepers ffees	100
To Attorneys ffees	1600
	7606

John LLewellin Clerk of this house presents to the house a list of ffees due to him from said Philip Lynes upon the said writt of Erro<sup>r</sup> which he prayes may be entred in this Journall, and execution thereupon awarded him w<sup>ch</sup> was granted as foll: viz<sup>t</sup>

Shawe costs to	U. H. J. Original.
Lynes   Lynes	L tob
To pet & ord for tryall	96
To fil writt Err sci fa & ret.	192
To fil transcript Prov <sup>11</sup> Court	4656
To coppy ditto	4656
To fil Errors	866
To summons 6 pson Evidences	228
To coppy plea	24
	-
a contained and	10718
- linear for an house	

adjourne for an houre

Upper house Mett again as p Adjournm<sup>t</sup> Present as before

P. 54

#### Upper house of Assembly Aprill 26th 1684

The publick leavy of this Province haveing been usually stated by the Clerke of this house by ord and appointm of his Lsp: wherein greate care paines and labour hath been used, This house vote and think necessary that a ffee or gratuity for the same be settled upon the said Clark, or that the lower house would now and in future Assemblyes see the same effected, before the adjournm prorogation or dissolution of such Assembly

Signed p ord J LLewellin Ct of Assembly

Came M<sup>r</sup> Thomas Burford Attorney for Michael Ashford Leessee of Ralph Shaw and prayed his Lsps writt of hab: fac: possessionem to issue forth of this house to the s<sup>d</sup> Ashford for the land & p<sup>r</sup>misses in dispute betweene him and Lynes, which was accordingly granted & ordered to be issued together with Execution for his charges—

The foregoeing Message concerning the publick leavy sent to the Lower house p Coll Digges, who hath also in charge to acquaint them that his L<sup>p</sup> is now ready in this house to receive them together with what bills they have to present his

Lp: in ordr to conclude this Session.

Coll Digges ret. the Lower house will send answ<sup>r</sup> Came M<sup>r</sup> Robert Carvile and Capt John Osbourne from the Lower house with the bill for the publick leavy w<sup>c</sup>h they p<sup>r</sup>sent to this house and in answer to the last Message from this house say, that in allotting the payments of the publick leavy there will be some considerable surplusage fraction which they are will-

U. H. J. ing may be deposited in the hands of the Clark of this house to be accomptable for the same to the next Assembly, and to be allowed thereof what he may deserve for stateing & makeing out the leavy this yeare if sufficient in the said ffraction to doe it, otherwise to have made good to him in the next publick

p. 55 leavy what shall now faile short of his deserts therein

They returne to their house

The Act for the publick charge read and sent back to the Lower house by Mr Secry Darnall for the notes thereupon taken by the Committee of Accots went this house desire to puse—

he Returnes from the Lower house who will send to this

house the proceedings of the Committee

The booke of Lawes and Journalls of the Lower house Anno 1681: & 1682 brought into this house by M<sup>r</sup> James ffrisby a member of the Lower house, who haveing delivered the same returnes back to the house—

Capt Richard Hill and Doctr John Brookes from the Lower

house came and presented to this house (vizt)

An Act for takeing the oath of ffidelity to the Lord Propty together with the oath of ffidelity—not signed by the Lower house

Also the proceedings of the Committee of Accots weh have-

ing delivered they returne to their house-

The Act for payment and assessing the publick charge of this Province read and passed this house in manner foll: (viz<sup>t</sup>)

Aprill 26th 1684:

Upper house have Assented.

Signed p ordr

J LLewellin Cl of Assembly

and sent downe to the Lower house by Coll William Digges who is ordered to moove the lower house to expedite what business lay before them, and to come with what bills had passed this Sessions to the Upper house with all speed, his L<sup>sp</sup> Staying there to receive them

Coll Digges haveing accordingly delivered his Message

Returnes and takes his place in this house

The Speaker and Members of the Lower house accordingly haveing prepared themselves, came from their house and were admitted into this house, where the Speaker in the behalf of the house Salutes his L<sup>sp</sup> and presents him with these foll bills (viz<sup>t</sup>)

p. 56 An Act Against Excessive Usury

An Act for appointing Court daies in each respective County whin this Province—

An Additionall and Supplementary Act to the Act for U. H. J. Advancem<sup>t</sup> of trade—

An Act for Reviveing the Temporary Lawes of this Prov-

An Act for paymt & assessing the publick charge of this Province.

An Act for Recording the Journall of the Lower house

An Act for Naturalization of Nicholas Verbraeck

An Act for Naturalization of Jacob Seth

An Act for Naturalization of Peter Byard &ca

To all w<sup>ch</sup> bills his L<sup>spp</sup> passed his Assent and signed the same in manner foll: viz<sup>t</sup>

Aprill the 26th 1684:

Wee will these to be Lawes C. Baltemore Signed also & Sealed by the Chancelors or Keepers of the Seale as foll viz<sup>t</sup>

Aprill 26: 1684:

Published under the greate Seale

Henry Darnall W<sup>m</sup> Digges

His L\*pp in presence of both houses Declares his generall disassent to all the Lawes made and passed in his absence out of this Province by his deputy, Thomas Notley Esq<sup>r</sup> in the yeare 1678: save onely such of them as his L<sup>p</sup> since his arrivall had formally assented unto Soe that all other of the said Lawes are from henceforth Null and void to all Intents and purposes—

Hee also advises the Lower house to be at the charge of P. 57 haveing fairely transcribed into a Booke for that purpose all the Lawes of the Province for their owne use and their Committees upon all occasions, for that he had strictly enjoyned his Secrys not to Suffer the Booke belonging to the Office, or the Originalls themselves to goe forth of the Office—

As concerning the words (more or less) in all pattents and Grants of land within this Province, often disputed amongst the Inhabitants, His L<sup>p</sup> to remoove all controversies or disputes of that nature for the future doth in presence of both houses declare and make knowne, that by the same shall be construed and taken Tenn in the hundred over or und<sup>r</sup>

To Conclude, his L<sup>spp</sup> further signifies to and in the presence of both houses, that whereas there is An Act of Assembly of this Province for takeing the Oath of ffidelity to his L<sup>spp</sup>: His L<sup>spp</sup> doth expect all ready and due complyance therewith, and that every Member of Assembly & this his L<sup>sps</sup> greate Councill shall before they be admitted to sitt

U. H. J. there, take the said oath. And whereas severall of the Lower Original. house have this Sessions rudely presumed to come before his Lp in his upper house with their hatts on, which his Lpp for dispatch of business and other reasons to himself best knowne had now dispensed with, he hoped their will be more modesty and better manners hereafter used, for that indeed his Lpp would not any longer endure the same.

And soe his L<sup>spp</sup> prorogued the Assembly and the same is hereby prorogued unto the first Tuesday in Aprill Anno Dni

1685

John LLewellin Clk of Assembly

# PROCEEDINGS AND ACTS

OF THE

# GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. Mary's, April 1-26, 1684.

CHARLES CALVERT, LORD BALTIMORE, *Proprietary*.

HIS LORDSHIP IN PERSON.

THE LOWER HOUSE OF ASSEMBLY.



Journall
of The Lower house of Assembly
Att a Sessions Begunn

Original Journal,

And Houlden at the Ridge in An Arrundell County, vpon the second day of October In the Eighth Yeare of the Dominion of the [Right] Honoble Charles absolute Lord & proprietary of the province of Maryland & Avalon Lord

Barron of Baltemore &c Annoq Do

And there Continued vntill the Sixth day of Novem ffollowing And then Adjourned Till the first Tuesday [in Aprill next] And by his Lops proclamaccon Beareing Date the 15th ffebruary In the yeare aforesd. Conveened to the Cytty of St Maryes vpon the ffirst day of Aprill In the yeare of our Lord 1684. At web day: (viz)

Tuesday Aprill the first 1684

M' Speaker and the members, then p'sent, mett at the Court house in the Cytty of S' Maryes, And Adjournd Till To morrow Twelve of the Clock.

Wedensday Aprill the 2<sup>d</sup> 1684
The house Called, and all present as yesterday:
Then was read what was done Yesterday:
Then M<sup>r</sup> Speaker and the rest of the members Adjourn'd the house till to morrow Twelve of the Clocke.

Thursday Aprill the 3<sup>d</sup> 1684:
The house Called and all p<sup>r</sup>sent as yesterday:
[Then w]as read what was done yesterday:
Then [M<sup>r</sup>] Speaker and the rest of the members Adjourne till To morrow Twelve of the Clocke:

Fryday Aprill the 4<sup>th</sup> 1684

Then M<sup>r</sup> Speaker and the members of the Lower house were by a messenger Conveened before his Lop in the vpp<sup>r</sup> house, and there his Lop: made a speech, to M<sup>r</sup> Speaker and the members of the Lower house, The purport of w<sup>ch</sup> is as

ffolloweth:

The purport of his Lops speech first His Lordsp: sayes that the reasone why he did Adjourne the last meeting of this Assembly, and not prorogue it (as he Intended) was to save the Temporall Lawes, w<sup>ch</sup> would Elce have Expired, And That he

Original is now willing to doe any thing that his Two houses, shall reasJournal. onably Desire, for the settleing the Temporall Lawes, as alsoe
of the Lawes mentioned in an Act of Assembly made in the
yeare of our Lord 1676:

Secondly: his Lopp sayes that haveing much business as well publique as private to dispatch before his goeing for England whither he is [now bound] vpon vrgent Occasions) is the reasone why he hath Caused this [Sessions] of Assembly to bee at the Cyttie of St Maryes, Soe neare his [own dw]elling.

Lopp Assures this house That his goeing for England [is not because of any] greater Inclinaceon to that place then to his owne province of Maryland, But an absolute Necessity putt vpon him for the Determineing Certayne Matters in Difence, between himselfe and the proprietary of Pensilvania relateing to the bounds of this province, wen soe soon as Ended, and that he cann be in a Condiccon to leave his heires in an vndisturbed Right to this province hee is Resolved To Returne hither againe where not Only his Interest but his Inclinacon is.

4 ffourthly; His Lopp sayth that it will not be above a month before he must depart this province vpon his Voyage for England, and th' much business as well publique as private, Lyes vpon him, Yet he is willing to spend a fortnight of that time, with his Two houses for Settleing the weighty Affaires of this of this his Province & desires the Lower house to be Sollicitous about the same.

Lastly, his Lopp Tooke Notice that Mr Speaker had Adjourned the Lower house Till This day with a Less number of the members then had been vsuall at some Other times. Yet since the same was done wth a good Intention to save this Sessions of Assembly, his Lopp declares He is well Content, Therewith.

Then M' Speaker and the members repaire to their [hou]se.

The house mett and Called, All p'sent Except:

Settled.

Mr Leonard Green Sick:

Capt Richard Hill

Mr James ffrizby

Mr Henry Addames Sick

Mr Bartholl Ennalls

Mr James ffrizby

Capt William Peerce

Capt Henry Johnsone

Then was read what was done yesterday:

The question was then Put, whether it be not Nessary that the number of Delegates for makeing a house, According to the former Rule of this house, should be lessened:

Resolved In the Affirmative:

P. 3 The question was then further Putt, what number of the Delegats Should be a house.

Voted that nine of the Members of this house and the Original Speaker shall be a house, Till further Order therein be Taken Journal.

by this house, and Entered vpon the Journall;

The booke of Lawes sent for, desire them to send one of Their Clerkes, wth the booke of Lawes To this house.

Brought to the house. Then Came Jn° Darnall Esq and Nicholas Sewall Esq Secry [and] bring the booke and severall Rowles of Lawes into this house [But desire] may be returned to this Vpper house to Night.

Prizes of Then This house proceed, to the Consideraccon of Lyquors, the R of Lyquors, as they have been settled by the

Maiors Court of St Maryes this prent yeare.

(viz <sup>i</sup> )	lb Tob:	
Brandy	120: pr Gall	
Rumm	100: p Gall	
ffyall & St Georges Wyne	80: p Gall	
Madara wyne	100: p Gall	
Clarrett & Porto Port	100: p Gall	
Passada wyne	120: p Gall	
Sherry & Rheynish wyne	120: p Gall	
White wyne	100: p Gall	
Cyder, Perry & quince drinck each	30: p Gall	
Brandy Punch made of a q <sup>rt</sup> of brandy	50: p Bowle	
Rumm Punch made of a qri of Rumm	40 p Bowle	
Canary	150 p Gall:	
Muscovado Sugar, to be pd for at the Rate of 101b p lb:		

Ordered that all Expences of the publique shall be regulated, According to the Rates and Prizes aforesd, ffor this

Meeting of Assembly.

A Committee appoynted Inspect the Journall of the Lower [house] of the Last meeting of this Assembly, & report to this house what business, was left vnfinished the Last meeting, we is Necessary to be proceeded On by this house, And that report thereof be made to this house by Tenn a Clocke To morrow morning.

Therevpon was made the following Order (vizt)

Lower house of Assembly Aprill the 4<sup>th</sup> 1684

Order To M' Robert Carvile & M' John Rousby, being the Comtee Appointed to be a Committee for Inspecting the Journall of this house, of the first sitting of this Assembly And report to this house by Ten of the Clocke to morrow morning what matter is fitt to be proceeded vpon, this sitting th' was left vnfinnished the Last meeting.

Signd p Order C Boteler Clk of the Lower house of Assembly

Original The sayd members Takeing with them, the foregoing Order Journal. Goe out vpon the business They alsoe Take with them the Booke and Roles of lawes web they are Ordered to deliver to the vppr house.

The house Adjournes till to morrow Morning Eight a Clock

Satterday Aprill the ffifth 1684 The house mett and Called all p'sent as yesterday; Then was read what was done yesterday;

Then Capt, Henry Johnsone, & desire this house to Excuse him for not [returning to the Burgess excuses himhouse] sooner, which hee would have done but selfe. that Sickness p'v[ented him which] Excuse being

Admitted by the house he takes his place.

Then Ca[me M<sup>t</sup>] James ffrizby & Cap<sup>t</sup> William Cæcill Bur-Peerce and desire to bee Excused for not Attendgesses excuse themselves. ing the house sooner, Affirming that they have been Eight dayes vpon the water but that Contrary winds, have hindered thm for Comeing Sooner, as they really desired and Endeavoured, weh Excuse being Admitted, they Take their places.

Then was Capt Henry Smith and Major Thomas Added to the Long Added to the Committee for Inspecting the Comtee for

ournall of this house, & Inspecting

the Journall. The Committee Goe out vpon their Charge. Bloomfeild M<sup>r</sup> John Bloomfeild appoynted to be Clk of the

appoynted Comittee of Accots a Comtee Clerk

Voted that a bill be drawne for Ascertayning the A bill for Ascertayn-True force & validity of the Lawes of this proving the lawes ince passed and to be passed In the Absence of Ordered to be the Right Honoble the Lord proprietary of this province his heires & Successors Lords and Proprs Thereof, Pursuant to the Votes of this house, Entered in the Journall of this house, Last meeting: And Ordered That this Vote be sent to the Committee, for Inspecting the Journall of This house of the last meeting that they may draw vp the bill Accordingly:

The aforesd Vote and Order Signd by the Clk of this house [is] sent to the sayd Committee by Mr Richard Hall

He returnes and sayes he hath delivered the same

Coll Henry Darnall and Mr Secry Sewall Come with a message from the vppr house web being read is as followeth (vizt)

Original Upper house Aprill the 5th 1684 Journal. His Lopp haveing Signifyed To this house The great A message Care & Trouble he hath Taken in haveing fairely Concerning Transcribed the Temporall and perpetuall Lawes of the Lawes This Province for the pervsall and Examinaccon of this Assembly hath likewise desired for his further satisfaccon and to prevent the vnnecessary delay of messages, That the Lower house would resolve themselves into a grand Committee, and Joyne with this house, in Inspecting & Examineing The said Lawes, Or to Appoynt some of Their members, p. 5 To Joyne wth some of the members of this house therein, To the End that they may receive the Approbation and Confirmaccon of this Assembly wth his Lspps most gracious Assent therevnto. In Obedience wherevnto this house doe propose Munday next be Appoynted to doe the same.

The Last message Taken Into Consideraccon of this house, And therevpon Voted that This house doe Resolve themselves into a gr[and Commi]ttee One Munday Morning next, to meet the vpper house [as desired] by the foregoeing message;

Signd p Ord John LLewellin Cl of Assembly

And therevpon was Drawne the following paper

Lower house of Assembly Aprill the 5<sup>th</sup> 1684.

Voted, That this house, Doe Resolve themselves to the last Into a grand Committee On Munday morning next to meet the vpp house as Is desired by the Message of this day, by Coll Darnall & Mr Secry Sewall

Signd p Ord C Boteler Cl &c

The foregoeing vote sent to the vpp house by Cap In Orsborne & M James ffrizby, who returne and say that the vpp house is Adjourn'd soe they Could not deliver the same.

Cap' Smith from the Committee for Inspecting the Journall brings the following paper.

Satterday Aprill the 5th 1684:

Resolves
Of the Comtee for Inspecting the Journall of the Lower house of Assembly Resolved by this Committee the Lower house of Assembly Resolved by this Committee the matter Concerning prisones secureing of prisoners and Appointing Jaylors, web was recomended by his Lordspp to the Last meeting of Assembly, be now Taken Into Consideraccon.

Resolved alsoe the the bringing of money Into this province be taken Into Consideraccon.

p. 6

Original Resolved alsoe the the bill for Electing and summoning delegates be Taken Into [further] Consideraccon.

Resolved [al]soe that the secrys Record the Lawes of this province According to a vote of the Last sitting of this

Assembly, vide Journall [folio] 41: 42: & 64:

Resolved also that the house require of the Attourney Generall to present to them the bill, According to the Ord vpon the Journall of the house ffolio: 65: for preventing of Arrests of Judgment and Stay of Executions.

Signd p Ordr Ant Vnderwood Cl Comtee

Which paper being read
The House Adjournes Till Munday morning Eight of the
Clock.

#### Munday Aprill the Seventh 1684:

The house mett and Called all present as On Satterday.

Mr Greens
Then Came Mr Leonard Green and prayed the excuse. Exuse of the house for not Attending sooner Affirming, that Sickness hath been the cause of his absence, w<sup>ch</sup> Excuse being Admitted he Takes his place.

Capt Hills Capt Richard Hill alsoe desires to be Excused Excuse. because he sayth he hath been [detained] by Contrary winds from Attending sooner, his Excuse being Admitted by Talson his place.

he Takes his place.

Then was read what was done Satterday

Message of the 5th Instant sent vp:

Then was Mr Burford Mr Clemt Hill Capt Richard Hill & Capt Orsborne sent [to the Upper House] with the message of the 5th Instant.

They returne and say they have delivered the same.

Mr Secry Darnall from the vpper house, brings a message web being read is as followeth.

Upper house of Assembly Ap<sup>11</sup> the 7<sup>th</sup> 1684

A message about the grand Com- Committee & desire the Lower house, to meet them ittee. in this house, at Two of the Clock afternoone to Inspect & Examine the Lawes of this province, According to the vote of both houses.

Signd p Ordr John LLewellin Cl of Assembly

The houses This house resolves Into a grand Comittee According to the vote aforesd And Coll Philemon Loyd Chosen Chaireman They Adjourne themselves Into the Councill Chamber, Where were prent the members of the Lower

house as by the Journall Thereof: And of the vppr house as Original followeth:

Coll Henry Coursey
Coll William Stevens
Coll Henry Darnall

Esqs: 

{
Mr Secry Darnall
Mr Secry Sewall
Coll William Burges
}

Esqrs

After severall Arguments, and disputes Concering the Joyning the Grand Come of the Lower house, and the members of the vpper house in One Grand Committee and Electing A Chaireman thereof. The question was wav[ed by the Upper] house. And Coll Coursey desired the members of the Lower house to sitt and proceed to the business for web they mett, He further proposed it to the Choyce of the Lower house, whether they would proceed to the Examineing the perpetual Lawes or the Temporall Lawes first:

Agreed th' the perpetuall Lawes be first Examined;

Then Coll Coursey Ordered his Lopps speech att the Opening of this meeting of Assembly To be read: w<sup>ch</sup> was done.

1: Then was Read an Act for Church libertyes, Made Anno 1640:

And Agreed too: Then was read the Acts following:

2: An Act for Vncertayne Goods made A° 1640: The Transcript whereof being Corrected, it was agreed Too.

3: An Act provideing agt Certayne Accidents in the Gover- P. 7

ment made Anno 1640: Agreed too.

4: An Act Toutching Judicature made A° 1647: This Act mentioned in the margent of the old book to be repealed: and left out of secretary Calverts booke.

5: An Act Toutching Pagans, made A° 1647: This Act mentioned in the margent of the Old booke to be repealed:

An Act Concerning Religion Made A° 1649 & 50: being

Corrected to the Old booke This Act is agreed too.

6: An Act of Recognition of the Lawfull and vndoubted [claim] of the Right Honoble Cæcilius Lord Baron of Baltemore and proprietary of the province of Maryland, vnto the said pro[vince] and vnto all Islands Ports and Creekes, thereto belonging: Made A 1649 & 50:

This Act Agreed to, the Transcripts being Corrected: to the

Old booke.

7: An Act Concerning purchaceing land from the Indians: Made A° 49 & 50 This Act Corrected and agreed too.

8: An Act of Oblivion Made Anno 1649 & 50: This Act

Corrected & Agreed too.

9: An Act for punnisment of Certayne Offences agt the peace and safety of this province: Made A° 1649 & 50: Memo This Act to be mended.

Original 10: An Act for punnishment of such as shall Counterseit Journal. the Lord prop<sup>tys</sup> and his heires Lds and prop<sup>ts</sup> of this province, Great seale of This province Made A° 1649 and 50: Corrected and Agreed too:

11: An Act against Rayseing of Money wthin this province wthout the Consent of the Assembly: Made A° 1649 & 50:

Corrected and agreed to:

12: An Act Concerning Leavying of warr within this province Made Anno 1649 & 50: Corrected and agreed too:

13: An Act prohibitting the Transportaccon or sale of his Lops Ordnance Amm[unition] Goods Chattells &c Made Anno 1649 & 50: Agreed that a new bill [be presented] to his Lop Instead of this Act:

14: An Act for Speedy payment of debts Due to the Lord Prop<sup>ry</sup> Made Anno 1649: & 50: This Act Corrected and

Agreed too.

p. 8

15: An Act for planting of Corne made Ao 1649 and 50:

This Act Corrected and Agreed too:

16: An Act Toutching Indians; Made Anno 1649: and 50: This Act Corrected and Agreed too

The Committee Adjourne To the house. M' Speaker Reassumes The Chaire

And The House Adjourne Till To morrow Morning Eight a Clock:

# Tuesday Aprill the 8th 1684

The house mett and Called, all prent as Yesterday.

Then was read what was done Yesterday:

The house resolves Into a grand Committee, And Adjourne into the Councill Chamber, where were present of the vppr house the same as yesterday

Then were read the ffollowing Acts: (vizt)

17: An [Act] for Takeing the Oath of ffidelity to the Lord Propry made Anno 1649 [and 50] And Agreed to be mended: with a saveing of Alleigeance to [his sacred] Majesty:

18: [An Act conc]erning Accountants to the Lord Prop<sup>ty</sup> Made A° 1649 & 50: This [Act corrected] and Agreed too.
19: An Act [con]cering Trade with the Indians: Made A°

1649 and 50: This Act Corrected and Agreed too.

20: An Act Touching Hoggs and Markeing of Cattle mad A° 1649 & 50 This Act repealed, by an Act made A° 1678:

21: An Act for punnishing Certayne Offences, as swereing Curseing Adultery &c Made Aprill A° 50: Corrected and agreed too.

22: An Act for punnishmt of some Other Offences, Made

Anno 1650: This Act Corrected and agreed too.

23: An Act prohibitting all Complyance wth Capt William

Cleybourne in opposition To his Lops Right and Dominion Original over this province, Made Aprill A° 1650 This Act Corrected Journal and Agreed too.

24: An Act Concerning deserted Plantaccons, Made Aº

1650: to be mended:

25: An Act for Erecting providence Into a County, by the name of Anne Arrundell County: Made Anno: 1650: This

Act Corrected & agreed too.

26: An Act made at a Gen<sup>11</sup> Assembly the 29<sup>th</sup> day of Aprill 1658: by Josias ffendall Esq<sup>T</sup> Governo<sup>T</sup> Corrected and Agreed too

The Committee Adjourne for 2 hourse

The Comittee meet, all prent as before, as all Coll Taylor

The Committee proceed to Examineing the Law

Then was Read An Act for Encouragem' of such souldiers as shall Adventure in the defence of the Country: Made Anno. 1661: This [Act] Corrected and Agreed to:

1661: This [Act] Corrected and Agreed to:
27: An Act for Appoyntment of Certayne Officers: Made
A° 1661: This Act agreed to bee a Temporall Law, and to

be placed in the bookes accordingly

28: An Act Concerning setting vp a Mint, within this province made A° 1661: This Act Corrected and Agreed to.

29: An Act for Port Dutyes and Masters of ships: Made

A° 1661. This Act Corrected and agreed to.

30: An Act Concerning purcheing a State house & prisone,

Made A° 1661: This Act Corrected A agreed to.

31: An Act Imposeing a penalty on such as shall Dispose p. 9 of Tobacco seized and received by the Sher and Others: This Act is agreed to be repealed by An Act made A° 1678:

32: An Act for repeale of a Act Concerning Killing of

Cattle.

33: An Act for the prervaccon of Harbours win this province made Anno: 1663 & 64: Corrected and agreed too.

34: An Act Concerning negroes and Other Slaves, made

Anno 1663 & 64.

This Act is Agreed to be repealed In Anno 81: Except 35: An Act for Appropriating Coroners in Each respective Coun[ty: Made] Aprill the 10<sup>th</sup> 1666: Corrected and Agreed too.

36: An Act for Confirmaccon of the Articles of peace

Made A° 1666: This Act Corrected and agreed to.

37: An Act prohibitting Com<sup>15</sup> sherr<sup>5</sup> and Clks to plead as Attourneyes in their respective County Courts, Made A<sup>5</sup> 1666: Misplaced in all the Transcripts, but read in its proper place. Corected & agreed too.

38. An Act prohibitting the Office of Clerke & Sher to be

Original Officiated at One & the same time by One and the same per-Journal. sone. Made A° 1666: This Act Corrected and agreed Too.

39: An Act for the Explanaccon of a Clause in an Act made by Cap<sup>t</sup> W<sup>m</sup> Stone Toutch hoggs and Markeing Cattle. This Act left to be debated.

40: An Act for Impowring the Governor & Councill to make peace or warr without the bounds of the province Made A° 1666: This Act is repealed by An Act made A° 1678:

41: An Act for Publishing all Lawes within this province,

Made A° 1666: This Act Corrected and agreed too.

42: An Act for Continuance of peace with and proteccon of our Neighbour and Confederate Indians in Choptanck River, Made A° 1669: This Act is Corrected and Agreed too, Except the last En Acting Clause and pvisoe which vied.

The Committee Adjourne to the house Mr Speaker Reassumes the Chaire &

The house Adjourne Till To morrow Morning 7: a Clock

#### Wedensday Aprill the Ninth 1684

The house meett, and Called, all p'sent as Yesterday:

Then was read what was done Yesterday:

The house resolve into a grand Committee, Ad Adjourne into the Councill Chamber, Where were preent of the vppr house as yesterday

43: Then was read An Act, for the Recording the Journall of the Lower house, made Anno 1669: & Agreed the word

Adjournment, be left out of the Act

p. 10 44: An Act ffor Encouragement of such as shall build water mills Made A° 1669: Corrected and agreed too, the last Clause being repealed.

45: An Act for Incourageing the Importaccon of Negroes & Slaves into this province, Made the 7th of March 1671:

Corrected & agreed to:

46: An Act Impowring the Comissioners of the County Courts to Leavy and Rayse tobacco, Towards the defraying the Necessary Charges of their Countys Made Anno 1671: Corrected and Agreed too.

47: An [Act] makeing voyd and punnishing all fraudulent practizes [Tending to the] defrauding of all reall purchasers & Creditors, Made A° [1661 Agre]ed too and Corrected.

48: An [Act Qui]etting possessions, Made Anno 1671:

Corrected and Agreed [to]

49: An Act for the Rayseing and provideing a Support, for his Lopp the Lord prop<sup>ty</sup> Dureing his Naturall life, And likewise a supply Towards the defraying the publique Charge of the Goverm<sup>t</sup> Made Anno 1671.

This Act haveing relaccon to An Act afterwards made Original Entituled An Act of Gratitude to his Excellency Charles Journal. Calvert &c An° 1674:

To stand according to the True meaning thereof, vnless Otherwise by his Lop: And Two houses agreed to the Con-

trary.

The Committee Adjourne to the house
Mr Speaker Reassumes the Chaire. &
The house Adjournes till To morrow mornin

The house Adjournes till To morrow morning: 7: a Clock.

#### Thursday Aprill the 10th 1684

The house mett and Called All present as Yesterday.

Then was read what was done Yesterday.

The house resolves into a grand Committee and Adjourne to the Councill chamber where the members of the Upper house were preent as yesterday

Then was Read the ffollowing Lawes.

50: An Act for killing of wolves made A° 1671: left to be

51: An Act for preservaccon of Orphanes Estates; made Anno: 1671: This Act is repealed by an Act made Anno 1681:

52: An Act for Enrolement of Conveyances and secureing the Estates of Purchasers, made Anno 1674: Corrected and agreed to:

53: An Act for appoynting Court dayes in each Respective County whin this province, made Anno: 1674: This Act to bee mended by appoynting a Court day for Cæcill County

54: An Act declareing what shall be done by the Sherr

Ex officio, Made Anno 1674: Corrected and agreed to.

55: An Act made vpon the peticon of Jno Long of the Cytty

of London Mercht agreed to.

56: An Act for Erecting a Court house and Prisone in p. 11 Every County within this province, Made Ano 1674. Corrected & Agreed too.

57: An Act for the building a State house and Prisone at

St Maryes made Ano 1674. Corrected & Agreed too.

58: An Act for repeale of Certayne Lawes, And Assertayning the Lawes of this province, Made An° 1676: this Act to be debated

59: An Act made vpon the peticcon of Phillip Calvert Esq<sup>r</sup> & J[ohn] Jourdein Overseers of the will of John Jarboa: Made

Anno. 1676, [a private] Act.

60: An Act for settleing the Inheiritance of the Reall estate [of Robert Keiger] & alsoe his personall estate, vpon the Maj<sup>r</sup> Recorder Alder [men and] Councill men of the Cyttie of S<sup>t</sup> Maryes & their Successors to the [aforesaid] Robert Keigers will mentioned: Made Anno 1676: a priv[ate] Act.

Original 61: An Act for Limmiting Officers fees, Made Ano 1676: Journal. Corrected. And left to further debate for Explanaccon & Amendment.

> 62: An Act for punnishing a Certayn abuse Committed by Henry Ward &c A private Act.

> 63: An Act for keeping holy the Lords day: Made An° 1678. Agreed too.

64: An Act for Confirming the title of Two hundred Acrs of land, to Mrs Mary Ward vpon her peticon. Made Ano 1678: A private Act:

65: An Act Concerning Negroes and Slaves, Made Ano

1681 Corrected and Agreed too.

66: An Act for repeale of Certayne Lawes: Made Anno

1678: To be debated

67: An Act for Releife of Jacob Lessler of New Yorke Marht a private Act.

68: An Act made vpon the peticcon of Samuel Hossworth:

A private Act.

69: An Act Explayning An Act Concerning port Dutyes & Masters of Shipps. made Anno 1682: Corrected and agreed too.

70: An Act for Advancement of Trade; Made Anno 1683;

This Act to be mended by a supplementary Act.

The [Committee] Adjoune To the house.

Mr Speaker Reassumes the Chaire

The house Adjourne Till To morrow Morning 7 a Clock.

# Friday Aprill the 11th 1684.

The house mett and Called, all present as yesterday

Then was read what was Done yesterday.

Then Came Capt Henry John and Complayned, that he is sick and not able any Longer To Attend the business of this Assembly Therefore desires Leave to goe home, wen is granted to him.

The house resolves Into a Grand Committee And Adjournes into the Councill Chamber: where of the vppr house were

p'sent as yesterday.

Then Coll Coursey proposes that a Committee may be Appoynted out of both houses to proceed vpon Examinacon of the Temporary lawes That soe both houses may goe on vpon such Other business as Lyes before them. The Grand Committee agree to the proposition And there vpon are nominated

Coll Lowe & Coll Darnall ffor the Lower house Capt Smith Mr ffrizby & Mr Clemt Hill ffor the vppr house

A Committee To In[spect and] Compare the The Temporary Original

Lawes of this province. Temporary

Then [Collo Tru]man of the Grand Committee of lawes the Lower house desires to knowe if [the matter re]marked, vpon reading the perpetuall lawes may bee debated in [the Com mittee.

After [some] debate vpon the Question it was resolved That this Committee may debate the matters Remarked vpon

the Reading of the said Lawes.

Then The Comittee proceed, and vpon Consid-

The force of eraccon of: some lawes, and amendmts

An Act Toutching Judicature

in Others de-Resolved that the sayd Law is repealed in the bated and Resolved yeare 1678: by an Act for repeale of Certayne lawes, weh Act of repeale being Only disassented to in One Clause: that is to say: An Act against Exporting his Lops Ordinance &c. the remayning part of the sayd repealeing Act is in full force, And soe repeales the Act Toutching Judicature, and therefore the sd Act ought not to stand In the booke

Vpon Consideraccon of An Act Toutching Pagans.

Resolved that the sd Act stands repealed, by the Repealing Act made An° 1678: And therefore Ought not to remaine in the booke.

An Act for punnishing Certaine Offences agt the peace &c. Vpon debate of the sd Act: Resolved that a New bill be prepared instead thereof.

An Act prohibitting the Transportaccon &c of his Lops

Ordnance &c

Resolved that a new bill be drawne and preented to for his

Assent: Instead of that Act.

An Act for Takeing the Oath of ffidelity. &c read & Resolved that the sayd Act be mended by Adding into the Oath [and] saveing of our Aleigeance to his Sacred Majesty.

An Act Toutching Hoggs & Markeing Cattle: Read & Resolved therevpon that the sayd Act is repealed, by an Act made An° 1681: and Ought not to remayne in the book:

An Act appoynting Certayne Officers read & Resolved that the sayd Act is Temporary: and ought to stand in The bookes as Such.

An Act Imposeing a penalty, On such as shall dispose of p. 13 Tobacco Seized and received by the Sher and Others, Read And therevpon Resolved That the sayd Act is Repealed and therefore ought not to bee Continued in the booke of Lawes.

An Act Relateing to Negroes and Slaves Read & Resolved to be Repealed by an Act made Anno 1681: Except One

Clause.

Original An Act Explayning one Clause in An Act toutching hoggs and markeing Cattle, Read, Debated and therevpon resolved That the sayd Act is repealed by a particular Act made Ano 1671 and by [an Act to] Repeale made Anno 1678: Therefore not to stand in the booke of Lawes

An Act Impowering to Governour and Councill [to make warr] wthout the bounds of this province: Read and Agreed to be [repealed with the] Ascertayning Act made Anno 1678:

An Act for the Support of the Right Honoble Cæcilivs &c. This Act left to the further Consideraccon of both houses. Resolved that some members of Each house be Appoynted to morrow Morning to draw vp an Address to his Lopp: for settleing the Lawes of this province

The Committee Adjourne The house Mr Speaker Assumes the Chaire &

The house Adjourne till to morrow morning seven a Clock:

Satterday Aprill the 12th 1684

The house mett and Called, all preent as Yesterday Except Capt Johnsone, who is gone home sick.

Then was read what was done yesterday.

Capt Orsborne sent to the vppr house for the Old booke of lawes.

He returnes with book:

And the Act Concerning deserted plantaccons, Being Read

The booke was [sent back] to the vpper house.

The [Comittee] Apoynted Yesterday to Examine The Temporary lawes Sent to Joyne with the members of the vpper house for That purpose [no]minated and soe to proceed therein.

The house Resolve into a Grand Committee, And Adjourne into The Councill Chamber, Where the vpp<sup>r</sup> house are p<sup>r</sup>sent

as yesterday.

The Committee Then proceed To Appoynt members of Each house To draw vp the Address To his Lopp for settleing the lawes of this prince According to the Vote of the Comittee yesterday, Therevpon was nominated

 $\begin{array}{c} \text{By the Vpp^r house} & \overset{\text{Coll Stevens}}{\&} \\ \text{M}^r \text{ Secry Darnall} \end{array} \right\} \\ \text{By the Low^r house} \left\{ \begin{array}{c} \text{M}^r \text{ Burford} \\ \text{M}^r \text{ Rousby} \\ \text{M}^r \text{ Carvile.} \end{array} \right.$ 

P. 14 The Committee proceed to Examine and Debate the Lawes.
An Act for preservaccon of Orphanes Estates. Taken into Debate, and being found to be repealed by a Temporary act Putt to the question whether a Temporary law, can or

doth sufficiently repeale a perpetuall Law. the question not Original Answered, but Resolved the the sayd Act is repealed, by an Journal. Act made for the same End Anno 1681: An Act for Appoynting Court dayes. Read. In [which there] is found noe day for the Comrs of Cæcill County to hold the Co urt in that | County:

[Then Re] solved th' a bill be drawne vp wth an amendment

in that

Res[olved] the Act agt Henry ward being performed be excluded the New bookes.

An Act for Repeale of Certayne Lawes made Anº 1678: Resolved the this Act is in full force Except One Clause

Relateing to the Exportaccon of his Lopps Ordnance.

A supplementary Act to the Act for Officers fees made 1681: This Act being perpetuall and left out of the Transcripts, Resolved that the sd Act be Added To the perpetuall Lawes.

An Act for limmiting the County Clerkes fees: made Anno 1678: being Left Out of the Transcripts: Resolved That the sd

Act be Added to the perpetual Lawes.

An Act for repeale of Certayne Lawes made Ano 1681: Resolved that the sd Act is in full fforce, and Ought to bee Incerted into the Transcript of the perpetuall Lawes.

The Committee Adjourne To the house Mr Speaker Reassumes the Chaire

M' Burford M' Rousby and M' Carvile, being The Committee for Appoynted by this house to Joyne with severall penning the Address members of the vpper ho[use com]mittee To draw vp an Address to his Lopp for settleing the Lawes of [this Pro]vince According to a vote of the grand Committee, yesterday, Ordered that the said Committee goe forthwith vpon That Affaire.

The house Adjournes Till Munday morning 8 a Clocke:

# Munday Aprill the fourteenth 1684:

The house mett and Called, all present as on Satterday:

Then was Read what was done a Satterday

Then was read a proposall of a member of the house as

That whereas severall persones have Complayned that many psones in this province Doe Require, Exact and Extort great Interest of the Poore Inhabitants of this province, Twenty ffive p. 15 pounds p' Cent for the forbearance of all such of the poore Inhabitants, that want ability to pay theire debts, for On yeares forbearance of their debts as aforesaid. Whether this Assembly may not see it necessary to make an Act or law To

Original prvent such Extortion so frequently practiced as aforesd, Journal. That all such persones web Otherwise may be Compelled to pay the same may not be Ruined and brought to beggery, by such extortion as aforesd.

A proposall of a member of the house.

That whereas severall Complaynts are made, the about the Secretaryes of this province, doe require Exact Secrys ffees. and Take 240th of Tob[acco for making] drawing and recording of a pattent for land, whereas [former] Secrys required Noe more then 120th of Tob: web was According [to] what the law of this province did Allow him for the same.

Whether it be not Necessary to Inquire into the Truth of the premises, And if it be found true, to further Inquire and knowe, the Cause & Just reasone thereof vpon what Account and by what law, the Secryes as aforesd doe require Exact and recive double fees, as aforesd for the same.

These proposalls Referred to further debate.

Then was Drawn the following Message by Ordr of the house.

Lower house of Assembly Aprill the 14th 1684

This house desire the vpper house To Appoynt some of the members of their howse To Joyne with some of the members of this house In a Committee To State the Publique Accots of this province.

Signed p Ordr C Boteler Cl &c.

Which being read and Signd was sent to the vpp house by Cap Orsborne and Maj Long: They returne and say they have delivered the same.

The house Adjournes till To morrow morning 7 a Clock.

# Tuesday Aprill the 15th 1684:

The [house] mett and Called all present as yesterday

Then was read what was done yesterday.

Then was read James Martins peticon for a Maintenance, haveing have lost all he had by ffire.

The peticoner Referred to the Consideraccon of the Coms

of the County Court

Mr Secry Sewall brings a message from the vppr house web being read is as foll:

Upper house Aprill the 15th 1684

This house haveing already Joyned with the Lower to the last house in Two Comtees have not members enough, message. now left to sett forth any more but soe soone as there shall be any greater Appearance in this house, this

house, will then Appoynt some One or more of theire mem-Original bers to Joyne In Committee with some of the Lower house, Journal. To State the publique Accos as is desired by the message of the Lower house yesterday.

Signed p Ord John LLewellin Cl &c.

The Committee for drawing vp the Address to his Lopp for Settleing the Lawes of this province Come In to the House and Present to the house the ffollowing Address (viz<sup>t</sup>)

To the Right Honble Charles Absolute Lord & propry of the pvinces of Maryland & Avalon Lord Barron of Baltemore &c.

The ticcon & Address of yor Lops Two houses of Assembly

[May it please] Yor Lopp:

Wee your Lopps most humble servants the mem-Both bers of the vpp<sup>r</sup> [and] Lower houses of Assembly Houses in this preent genril Assembly Conveened wth all to his Lopp. Immaginable gratitude Acknowledging the happyness peace & tranquillity This your Lordships province (through the blessings of God & yo' Lops and honoured ffather of noble memory deceased, Care Vigilancy & sereen gov'ment) Hitherto Injoyed and the many ffavours and benefitts & Immunityes wee have In genrall received from your Lops bounty and Clemency & withall Takeing into their serious Consideraccon, Your Lops Gracious speech made to vs your Lops Two houses, at the Opening of this preent meeting of Assembly, wherein amongst Other things therein Conteyned yor Lopp pleased to Communicate, To yor Two houses that the great Exegencie of yor Lopps Affaires required your Lops speedy voyage for England, And that notwithstanding yo' Lops many Other vrgent Concernes as well private and Publique, & th' yo' Lop was much staitened for time for the Accomplishing Thereof yet yo' Lop was graciously pleased to Condescend to Impart a great share thereof to vs your Two houses In Order to the settleing and Establishing the perpetuall and Temporary lawes of this province in such manner as may best Conduce to the good welfare and Securyty thereof yor Lopp vouchsafeing to Assure your Two houses, that to Joyne wth [them] therein Or in any thing they could reasonably expect, at yo' Lops [desire] as the Cause, of yo' Lopps appoynting this meeting, and for the Effecting whereof Nothing should be wanting On your Lops part.

And seeing since the Last meeting of assembly yor Lop: (in Order to the better Settleing the Lawes of this province) hath Caused the Lawes of this province To be fairly Transcribed,

Original And hath made Three Coppyes Thereof Offering the same to Journal. the Consideraccon of your Lops Two houses flor their veiw perusall Approbaccon & Amendment Thereof & Assent To the same, That soe after Due Examination of them they might wth the Advice & Consent of your Lops Two houses receive their full vygour and force by your Lops Assent and Confirmacon.

Now may it further please yor Lop Your Lopps Two houses of Assembly In the first place hereby returning yor Lop their most humble & harty thankes for yor Lops great kindness, Love & Affeccon & Studious Care for the good and wellfare of the good people of this yor Lops province Doe in the next place, humbly Assure your Lop: that in Obedience to you Lopps Commands, they have Carefully and dilligently revised & Examined the sd Three Transcripts of the Lawes aforesd, and Compared them wth the auncient Book of Lawes, and such Originalls as Came to our V[iew In the] puseing and Examineing whereof, they have found some Err[ors and mista]kes & made Observations, for some Necessary amendments [to be made as well] in the auncient booke of Lawes, as in the Coppyes or [Transcripts] And have reduced the Titles of all the perpetuall Lawes, by your [Lopps] Two houses of Assembly desired to be Confirmed Into a Shedule herevnto annexed wih such necessary amendments to the same, to be a new drawne Over, as to your Lordsp shall seem meet, and the the present Juncture of time will permitt, to be fairely ingrossed In a booke for That purpose, To all weh perpetuall Lawes added and amended as aforesd, your Lopps two houses of Assembly doe humbly beseech Yor Lop will be graciously pleased to give your Lops Assent vnto and Approbation & Confirmaccon thereof and Cause the same to be fairely Ingrossed in a booke for that purpose and that all Other the perpetuall Lawes and Acts of Assembly heretofore made and published in this province of what kind or quallity soever, Other then what are in the Schedule Herevnto Annexed mentioned & amended as aforesd And by the Consent of your Lop: and both houses Thought fitt to be entered, in the new booke aforesd, may stand and bee for ever Absolutely Repealed

Your Lops Gracious Condescention herevnto & Confirmaccon hereof as aforesd before your departure is (with all Due Obe[dience] and Submission to your Lops good will & pleasure therein) [most] humbly offered to your Lops Consideraccon by yor Lordsps Two houses of Assembly, as the Cheifest meanes to prerve & Continue the peace and vnity and welfare, of this your Lops province & the Inhabitants thereof In their

Just and Due Obedience, In whose harts you will Rule, and Original Comand, vpon all Just Occasions what shall be necessary, for Journal, the defence and support of the Dignity of This your Lops Government.

Signed p Ordr Ant Vndrwood Cl Comtee

The sayd Committee alsoe present to the house the following paper of Amendments, being the proceedings of the Committee In relaccon to the Lawes of this province: viz<sup>t</sup>

Amendmts
in the lawes,
Resolved
on by the
Committee
for drawing
the Address.

Munday Aprill the 14th 1684

Att a Committee of both houses Appoynted for
drawing vp an Address To the Right honoble the
Lord Prop<sup>ry</sup> Relateing to the Lawes of this Province.

Present of the vpp'r house Present of the Lower house

The Honoble Coll Wm Stevens
The Honoble Jn° Darnall Esqr

Mr Robert Carvile
Mr Thomas Burford
Mr Jn° Rousby

Impr<sup>s</sup>

Resolved by this Committee th' it is very Expedient th' the Act provide[ing against] suddayn Accidents in the Gov-

erment be amended.

2<sup>dly</sup> [Resolved] likewise tht the Act Toutching Judicature made Ano 1646 be also [amended] In regard of a Clause therein (Vizt) In defect of law the &c Is Condemned by an Other Act Entitled an Act Concerning proceedings at Law web sayes, Leaveing to much to discretion is to Open a Gapp to Corruption.

3<sup>dly</sup> Resolved the Act Toutching pagans, being found to

bee Incerted into Other Lawes, Ought to bee repealed.

4thly Resolved the Act for punnishing Certayne Offences

agt the peace &c should be mended:

5<sup>thly</sup> Resolved the Act prohibitting the Exportaccon & Sale of his Lopps Ordnance, &c be Inspected in Order to Amendment.

6thly Resolved that the Act Toutching hoggs and markeing Cattle, although Incerted in his Lops Booke for a perpetuall Law, Stands Repeald by an Act made Anno 1671:

7thly Resolved that the Act for Appoyntment of Certaine officers, is a Temporary Law, & therefore to be putt out of the

perpetuall law booke.

8<sup>thly</sup> An Act for Imposeing a penalty On all such as shall dispose of Tobacco Seized & received by the Sher. &c made An° 1664: That there is an Other Act made since (viz¹) 1678: Doe thinke it meet th¹ the Latter Act being allwayes revived, to have it made perpetuall [and the] Other Repealed.

Original 9thly An Act for Explanaccon of that Clause in an Act made Journal in the time of Capt Stone 1649. Toutching hoggs and markeing Cattle in his Lops [booke] of Lawes mentioned is by an Act made Anno 1671 Repealed.

10thly Memorandum. That a new Law be made Toutching

hoggs and markeing Cattle.

proteccon of &c That the last Enacting Clause & pviso be repeal'd if thought Convenient.

12thly Resolved the het for killing of wolves be Taken

into Consideraccon.

13thly An Act for secureing Orphanes Estates made Ano 1671, is repealed in Ano 1681: by a new law made for that purpose.

p. 19 14thly An Act for the support of his Lopp made Anno 1671

to be Taken into Consideraccon.

15thly An Act of Gratitude to his Excellency Charles &c made Anno 1674 To bee Considered off.

16thly An Act for limmitting the County Clerkes fees, to

bee inscribed into the New booke.

17thly A supplementary Act to the Act for Officers ffees, made Anno 1681 To be inscribed into the New booke.

18thly Memorand A supplementary Act to be made to the [Act for] Advancement of Trade

Signd p Ord Ant Vnder [wood Clk] Comtee

Which paper being read, was Taken into the Imediate Consideraccon of this house, and vpon serious debate, Resolved as foll: viz<sup>t</sup>

Impr<sup>s</sup> To the first Article, That the Act therein mentioned

Stand as it is in the New booke.

2<sup>dly</sup> To the second, That the Act therein mentioned be left

3<sup>dly</sup> To the Third: That the Act Toutching pagans, is

Repealed

4<sup>thly</sup> To the ffourth: That the Act for punnishment of Certayne Offences agt the peace &c Be amended, But the Amendments referred to further Consideraccon and that the Act for the safety of his Majestyes persone be Consulted

5<sup>thly</sup> To the ffifth: That the Act prohibitting the Transportaccon & sale of his Lops Ordinance, be mended according to

a bill presented to the vppr house last sitting.

6thly To the sixth That the Act Toutching hoggs and marke-

ing Cattle bee left out.

7<sup>thly</sup> To the seventh, That the Act for appoynting Certayne Officers, is a Temporary Act

8thly To the Eighth, That the Act Imposeing a penalty One

all such as shall dispose of Tobacco seized and received by the Original

Sher: Doe stand as A Temporary Act.

9thly To the Ninth. That the Act for Explanacon of the Clause in an Act made 1649: Toutching Hoggs and Markeing Cattle, is Repealed.

10thly To the Tenth That a new law is not necessary:

peace, with and proteccon of our neighbour and Confederate Indians in Choptanck River, Doe stand According to the True Intent and meaning thereof

12thly To the 12th That the Act for killing of woolves is A

Temporary law.

The house Adjournes Till Tomorrow morning Eight a Clock

#### Wedensday Aprill the 16th 1684

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The house Called and all present as yesterday. Then was read what was done Yesterday.

The was the Act for punnishing Certayne offences agt the peace &c taken into ffurther Consideraccon, of England And An Act of Parlament made in the 13th Yeare of the King that now is Entitled An Act for safety of his Majestyes persone, and Govermt Against Treasonable and Seditious practices was read in this house, And the sayd Act, as also the Act for [punishing] Offences, Referred to A Comittee, To draw vp a bill for the [security of his] Lops persone and Goverment, Accordingly.

The house Then this [house] proceed vpon the Amendm's

proceed presented by the Comittee.

rypon the Committee 13thly To [the 13th] Article, Voted that the Act Report. for preservation of Orphanes Estates, made Ano 1671: was repealed by an Act made 1681

14thly To the 14th Voted the Act for support of his Lop.

Stand according to the true Intent and meaning thereof:

15<sup>thly</sup> To the 15<sup>th</sup> Voted that the Act of Gratitude to his Excellency &c Stand According to the true Intent and meaning thereof.

16<sup>thly</sup> To the 16<sup>th</sup> Voted That the Act for limmitting the County Clerkes fees, be Inscribed into the new Transcripts.

17thy To the 17th Voted That The supplementary Act to the Act for Officers fees, be Inscribed into the new Transcripts.

18thly To the 18th Voted that a Supplementary Act to the Act for Advancemt of Trade be Considered of by this house.

Vpon Reading the Act for recording the Journall of the Lower house Voted That the word Adjournment be left out of the sayd Act.

Original Order to the Committee about ffinnishing the

M' Burford M' Rousby & M' Carvile, Appoynted to joyne with the membrs of the vpper house in Committee to ffinnish the Address, And for drawing vp a Schedule to be Annexed Therevnto, but if it happen, That the members of the Vpper house doe not agree with the [members] of This house, Then the members of this house are Ordered to [prepare] themselves to draw vp the sd schedule, and present it To the Consideraccon of this house.

Coll Stevens and Coll Bring a message from the vpper

house which being read is as followeth: (vizt)

Upper house Aprill 16th 1684:

A Conference The Two Committees of both houses Appoynted, to Inspect & Examine the Temporall & perpetuall Comittee Lawes of this province haveing prented their report to both houses, This house desires to Conferr with the Lower house in the Grand Committee Toutching some Result to be made Therevpon In Ordr to present to his Lordship for p. 21 his Approbacon And Assent To what may Thought Necessary Therein.

Signed p Ord John LLewellin Cl &c.

Put to the Question whether this house shall goe and Conferr wth the Upper house, as is Desired by the Last message, before the members returne from the Committee.

Past in the Negative.

In Answere wherevoon was drawne the ffollowing message

Lower house of Assembly Aprill the 16th 1684 This house haveing sent out their members, Nomi-Answere to nated to Jo[in in Com]mittee with the members: the last message of the Upper house, to regulate the report [of the Committee] brought into this house yesterday, In Order to the better Asser[taining] all matters which ly before the Two houses. In Relation to the Temporary [and] perpetuall lawes, of this province Cannot well Come to a Conference wth the upper house about the same, vntill their sayd members returne to this house wth Their report soe regulated, But then this house will meet the vppr house in a Conference about the same as is desired.

Sign'd p Ord C Boteler Cl &c:

which being read and sign'd was sent to the vppr house by Capt Hill and Doctour Brooke. They return and say they have delivered the same.

Coll Low & Edward Pye Esq<sup>r</sup> bring a message from the Original vpp<sup>r</sup> house w<sup>ch</sup> being read is as followeth (viz<sup>t</sup>)

Upper house Aprill sixteenth 1684:

The vppr house by their Last message to this houses reply There. house haveing signifyed That their Committee is sent out to regulate their report made yesterday & that till they returne to the house, They cannot well Conferr wth this house, as is desired; This house doe approve thereof and desire that for the more Effectuall dispatch of the busines in hand, Their sayd Comtee may not only be stirred vp to Expedite what they have in Charge, but may [be fully] Commissionated, to debate and Consider of all matters relat[eing to] both the perpetuall and Temporall Lawes for the result of Both houses, at the Conference in the Grand Committee.

Signd p Ord John LLewellin Cl &c.

This house Appoynt Mr Clemment hill and Mr Richard Hall to bee a Committee to prepare a Supplementary Act To the Act for Advancem of Trade, and To Incert therein all such things as they shall be advised will be Necessary for the good and benefitt of the people of this province.

And then was drawne the ffollowing message, (vizt)

Lower house of Assembly Aprill the 16<sup>th</sup> 1684

This house haveing appoynted a Committee to prepare a Supplementary Act, to the Act for Advancem<sup>t</sup> of Trade, Doe desire the vpp<sup>r</sup> house that if They have any petitions or Other matters before them p. 22 relateing Therevnto They may be Transmitted to this house for the perfecting the sayd Bill:

Signd p Ordr C Boteler Cler &c.

Which being read and Signed, was sent to the vpp<sup>r</sup> house, by the s<sup>d</sup> Comittee who return and say the vpper house is Adjourned, soe they Cannot deliver the same, But that They will sitt very Early in the morning:

Ordered the the sd persones deliver the message to the vppr house as soon as They sitt and doe proceed vpon their Charge.

[The] house Adjourn till to morrow morning 7 A Clock:

Original Journal.

#### Thursday Aprill the 17th 1684

The house mett and Called all preent as yesterday
Then was read what was done yesterday

Mr Hutchings prsents himselfe hitherto absent now presents himselfe, and sayes to the house. that a few dayes, before the meeting of this Assembly, he broake his Arme and was thereby rendered vnable to Attend this house sooner, This Excuse being apparent is Admitted and he takes his place.

The report of the Committee for the Address, and Regulate-ing the Schedule make report of their proceedings,

the Address as followeth:

& regulateing ffirst They present the Address ffaire written wth the Schedule was read.

Then they present to this house a paper or Schedule to be

annexed To the Address weh is as followeth. (vizt)

The Titles of the Lawes, in the peticcon and Address herevnto Annexed, mentioned, Desired to be by his Lopp Confirmed, according to the Alterations and Amendments proposed

An Act for Church Libertyes Anº 1640: An Act for vncertayne goods Anº 1640:

An Act provideing agt Suddayne Accidents in the Govermt

An Act Concerning Religion Anº 1649 & 50

An Act for Recognition of the Lawfull and vndoubted Right & Title of The Right Honble Cæcilivs Lord Baron of Baltemore absolute Lord and Prop<sup>ry</sup> of the province of Maryland, vnto the said province, & vnto all Islands ports and Creekes thereto belonging.

An Act Concerning purchaseing land from the Indians

A° 1649 50:

An Act of Oblivion made Anº 1649 & 50:

An Act for punnishing Certayne Offences agt the peace & safety of this province Ano 1649 & 50: To be mended According to A new bill To be presented To his Lopp

An Act for punnishment of such as shall Counterfeit The p. 23 Lord Prop<sup>rys</sup> and his heires Lords and Prp<sup>rys</sup> of this province

great Seale of this province

An Act against Rayseing of Money wthin this province

wthout the Consent of the Assembly Anno 1649 & 50

An Act concerning leavying warr wthin this province, Ano

1649 & 50

An Act prohibitting the Transportaccon and Sale of his Lops Ordnance ammunicon goods Chattells &c. Anno 1649 & 50. That the sayd Act is to be mended according to a new bill to be presented to his Lopp

An Act for the speedy payment of debts Due to the L<sup>d</sup> Original prop<sup>ry</sup> [An° 1649 & 50]

An Act for the planting of Corne, Anno 1649 & 50.

An Act Toutching Indians Anno 1649 & 50:

An Act for Takeing the Oath of fidelity to his Lopp: the L<sup>d</sup> Prop<sup>ry</sup> To be amended with a Saveing of Alleigeance to his sacred Majesty:

An Act concering Accomptants to the Lord Propry Anno

1649 & 50:

An Act Concerning Trade with the Indians Anno 1649:

& 50:

An Act for punnishment of Certayne Offences as swearing Cursing and adultery &c Aprill Anno 1650:

An Act for punnishment of some Other Offences Anno 1650: An Act prohibitting all Complyance wth Capt William Cleybourn: in opposition to his Lops Right & Dominion over this province, Aprill Anno 1650:

An Act Concerning deserted plantacons, Anno 1650.

An Act for Erecting providence Into a County by the name of An-Arrundell County: Anno 1650.

An Act made at a Gen" Assembly the 29th day of Aprill 1658

by Josias ffendall Esq Governour:
An Act for Encouragement of such Souldiers as shall

Adventure in the defence of the Country: Anno 1661:

An Act Concerning setting vp of a Mint whin this pvince

An [Act for] port Dutyes & Masters of shipps. Anno 1661: An [Act for] purchaceing a State house & prisone Ano

An Act for the p'servaccon of the Severall Harbours wthin this pvince: 1663:4

An Act Concerning Negroes & Slaves Anno 1663 & 64: An Act Appointing Corroners in each respective County. Ano 1663 & 64:

An Act for Confirmaccon of the Articles of peace made wth the Indians: 1663:4

An Act prohibitting Com<sup>15</sup> Sherriffs & Clerkes, to plead as Attourneyes in the Respective County Courts, Anno 1666:

An Act prohibitting the Offices of Clerke and Sherriffe to be Officiated At one and the same time by One and the same persone. Anno 1666:

An Act for the publication of all lawes within this province for the future. Anno 1666.

An Act for Naturalizeing of John Jarbo & Others Anno. p. 24

An Act for Naturalizaccon of James Neale & Others Anno 1666.

Original An Act for Confirmaccon of peace wth and proteccon of our Journal. Neibour & confederate Indians in Choptanck River, Aprill the 13th 1669. Except the last Enacting Clause wth is fallen.

An Act for recording the Jourall of the Lower house.

Anno 1669. The word Adjourment to be left out.

An Act for Encourageing such persones as will vndertake

to build water [mills] Anno 1669:

[An Act] for the Incourgmt of the Importaccon of Negroes

& Slaves into this province the 7th of March 1671:

An Act for Naturalizacon of Garrat vansweringen & Others An Act Impowering the Comission<sup>rs</sup> of the County Courts to Leavy & Rayse tobacco Toward the defraying the Necessary Charges of their Countyes An° 1671:

An Act for Naturalizacon of Dehyniosa Johnsone & Others. An Act for makeing Voyd and Punnishing of all fraudulent practices tending to the Defrauding of reall purchasers &

Creditors, Anº 1671:

An Act for quieting possessions Anno 1671:

An Act for the Rayseing and provideing a support for his Lop the Ld ppriet<sup>ry</sup> dureing his Naturall life, & likewise a supply toward the defraying the publique charges of goverment: Anno 1671: Being it hath relaccon to an Act afterwards made Entitled an Act of Gratitude to his Excellency Charles Calvert Esq<sup>r</sup> Cap<sup>t</sup> Genr<sup>11</sup> of Maryland In Anno 1674: To Stand according to the True Intent and meaning thereof, vnless Otherwise by his Lopp & Two houses agreed to the Contrary:

An Act prohibitting all Sherriffs Subsherriffes or deputy sherriffes all Clerkes Subclerke and debuty Clerkes, to plead as an Attourney in any Cort or Courts, where he or they shall

beare such Office. Anno 1671:

An Act for Naturalizacon of Mathyas Decosta: & Others

[Anno] 1671:

An Act of Gratitude to his Excelly Charles Calvert Esqr [Capt Gent] of Maryland Anno 1674 13 Aprill: To Stand according to the true Intent & meaning of it, vnless Otherwise provided this Assembly:

An Act for the Inrolement of Conveyances and secureing

the Estates of purchasers, Anno 1674:

An Act for Appoynting Court dayes in each respective County within this province. Anno 1674: Cæcill County being a New County since is left out. A day to be appoynted when they shall Hold Their Courts.

An Act Declareing what shall be done by the Sher ex

officio: Anº 1674:

An Act for Erecting a Court house and prisone in Every County whin this province. Anno 1674

An Act for the building a State house & prisone at St Original Journal.

Maryes Anno 1674:

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An Act made vpon the peticon of John Long of London

Marcht Anno 1674:

An Act for Naturalizacon of Jacob Dehattaway & others

Anno 1674:

An Act made vpon the peticcon of Phillip Calvert Esq & John Jourden Overseers of the will of John Jarboa: Anno

1674.

An Act for the settleing the Inheiretance of the Reall estate of Robert Cager as alsoe his personall Estate, vpon the Majr Recorder Aldermen & Common councill men of the Cyttie of St Maryes to the vses in the sayd Robert Cagers will mentioned: Anno 1676:

An Act for limmittacon of Officers ffees, Anno 1676: [This

Act | may be Explayned and Amended.

An Act for keeping holy the Lords day: Anno 1678:

An Act for limmiting the County Clerkes ffees within this prince Ano 1678

An Act for the Confirming the title of Two hundred Acres of land to Mary Ward: vpon her petition Anno 1678.

An Act Concerning Negroes and Slaves, Anno. 1681

A Supplementary Act to the Act for limmittaccon of Officers ffees 1681

An Act made vpon the peticon of Samuell Holdsworth Anno 1681

An Act explayning an Act Concerning port Dutyes and Masters of shipps. Anno 1682:

An Act for Naturalizaccon of Jossua Guibert & Others,

Anº 1678:

An Act for Naturalizacon of Jacob Looton & Others Anno

An Act for Advancement of Trade Anno 1683:

An Act for Naturalizaccon of John Coosines & Others, Anno 1683:

Signd p Order Ant: Vnderwood Clk Comtee

The members Ordered To goe with the message last Night about the supplementary Act, goe with the same and are further Ordered to acquaint the Vpp<sup>r</sup> house th<sup>t</sup> This house is ready to meet in A grand Committee According to the Message yesterday.

They [returne and] say the Verball message the vpper house Answere that they have [not] received A report for their members, and therefore are not Ready for the same, but soe soone as they have received a Report they will send

word.

Original Then the sayd Committee present to this house the foll paper Journal as a further report of Their proceedings in Committee (vizt)

Acts not yett agreed vpon by both houses.

An Act for punnishing Certayne offences agt the peace &c Anno 49 & 50

An Act prohibitting The Transportaccon of his Lops Ord-

nance, &c Anno 1649 & 50

An Act for Takeing the Oath of ffidelity: Though agreed on by the Committee of both houses, Yet not fully Concluded On:

An Act Concerning deserted plantaccons.

An Act Impowering the governour and Councill to make p. 26 warr and peace Without the bounds of this province Anno 1666.

An Act for recording the Journall of the Lower House.

An Act for provideing support for his Lopp:

An Act of Gratitude to his Excellency Charles Calvert Esq. &c.

An Act for Appoynting Court dayes &c. An Act for Limmitaccon of Officers fees &c.

An Act Imposeing a pennalty on such who shall dispose of Tobacco &c.

An Act for Killing of wolves.

Signed p Ord Ant: Vnderwood Cler Comtee

M<sup>r</sup> [Dar]nall Acquaints this house That the Vpp<sup>r</sup> house are ready to meet this house in a Grand Committee, he alsoe delivers the following paper

William Blankinstein Aged 24 yeares or thereabout

deposeth as followeth.

Jacob Youngs
Excuse for not
Comeing to
this Assembly According
to his bond
Given.

That M<sup>r</sup> Jacob Young is soe sick & weake being all over his body broken out with Boiles & sores, that he is alltogether vncapable of goeing or being Carryed vpon any Journey or voyage wthout apparent danger of his life, wth is humbly Certyfyed to his Lopp and the vpp<sup>r</sup> house of

Assembly.

Jurat Corā me 6° Die Aprilis 1684: Will Blanckinstein Geo Talbott

Vppr house Aprill 17th 1684

This house have Admitted of the Above deposition in Excuse of Jacob Young to save him and his baile for not appearing this Assembly and send it Downe to the Lower house, for their Concurrence & Approbaccon.

Signd p Ord In Lewellin Cl &c:

Then was read the peticcon of Joseph Tilly prisoner & Original Refferred to A ffull house, for further Consideraccon.

The House Resolve into a grand Committee, and Adjourne into The Councill: Where were present of the vpper house

Coll Courcey Coll Lowe Coll Taylor Coll Diggs Coll Darnall Coll Diggs Mr Secry Darnall Coll Pye }

Mr Richard Hall and Mr William Richardson members of this house [are] denyed Entrance into the Vpper house by the Doorkeeper Except the would Putt of their hatts, Wherevpon arose some dispute between the Two houses, The Upper house pressing to proceed vpon the business of the grand Committee, the Lower house Answere they cannot, without their members, we'n were kept Out. At last the vppr house give Order for the members, to be Admitted, for this time, because the more weighty affaires now Before them should not be delayed But to bee noe Rule for the future.

The sayd members were lett in and The grand Committee

proceed

Then was read The Address to his Lopp and the whole p. 27

matter as then penned Agreed On and Consented to.

Then M<sup>r</sup> Carvile Read the Schedule (to bee Annexed to the Address) To the Grand Committee of both houses, Which being done

The Comittee Adjourne To the house M<sup>r</sup> Speaker reassumes the Chaire

Whereas there are Two Acts of Assembly made both in the yeares 1649 & 50: One of them Entitled an Act against Rayseing of money wthout the Consent of the Assembly, And the Other Intitled [An

Act] Concerning Leavying of warr within this province.

Voted That the sayd Two Acts be debated in the Grand Committee, And the bill presented to the vpper house at the Ridge made to Explayne the said Two Acts be insisted on:

The house resolve Into a grand Committee And Adjourne

to the Councill Chamber, where were preent as before.

The Committee of both houses proceed To Debate vpon severall Acts.

Impr<sup>s</sup> An Act Toutching Judicature: Agreed That a new bill be drawne to Conteyne the sence of the sayd Act, And One Other Act Entitled An Act for proceedings at law, made

An° 1664: and presented to his Lopp:

2<sup>dly</sup> An Act for punnishment of Certayne Offences ag' the peace & safety of this province read and Debated. And Agreed That a new bill now read bee presented to his Lopp for his Assent, and the former Repealed.

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Original 3<sup>dly</sup> An Act phibitting the Transportaccon & Sale of his Journal. Lopps Ordnance &c was Read. And therevpon Agreed That a New bill now Read, Repealing the former be presented to his Lop for his Assent.

4thly An Act for Takeing an Oath of ffidelity &c Agreed That A Saveing of our Alleigeance To our Soveraigne Lord

the King: be Added to the Oath.

5thly An Act agt Rayseing of money wthin this pvince

wthout the Consent of Assembly &:

An Act Concerning Leavying warr within this province, both web lawes are desired to be Taken into Consideraccon by this Grand Committee.

6thly An Act Toutching hoggs and markeing Cattle, agreed

to bee repealed 1681

7<sup>thly</sup> An Act Concerning Deserted plantaccons, Desired by the Lower house to bee mended. To which The vpper house Answere that if the Lower house can find any way to Assertayne his Lopps Rent to him they will Concurr with them therein.

8thly An Act for Recording the Journall of the Lower house, Read and therevpon agreed that a new bill bee drawne leaveing out the word Adjournment.

The Committee Adjournes to the house M<sup>r</sup> Speaker Reassumes The Chaire

The house Adjourne Till To morrow morning 7 a Clock.

## Fryday Aprill the 18th 1684

The house mett and Called all present as Yesterday Except M' William Richardsone, who being sick has leave to goe home.

Then was read what was done Yesterday.

The grand Committee, And Adjourne into the Councill Chamber: where were prent the vpper house as Yesterday.

Then was read a Bill Entitled An Act Toutching therein. Leavying of warr and Defraying the publique Charge of this province, And the vpper houses Assent thereto, and that the sayd bill, may be presented to his Lopp with [both houses] for his Lopps Assent to the same, web bill Conteynes the sence of Two Other Acts One Entitled An Act for Leavying of warr within this province and the Other An Act concerning Rayseing money within this province without the Consent of an Assembly, and repeales the same.

It was therevpon Put to the Vote, by the members of the upper house in Committee whether the said bill shall pass as

it is Yea or Nay

Past in the Negative;

Original Iournal

Yet the Upper house say that if the Act for support of his Journal. Lopp. And the Act of Gratitude, may be Considered Together with the same, and putt into fitt termes, That then the said three bills may bee presented to his Lopp together, To w<sup>ch</sup> the Lower house did not agree. Then was read An Act Impowering the Governour and Councill to make warr and peace, w<sup>th</sup>out the bounds of this province made Anno 1666: and vpon debate appeared to be perpetuated in Ano 1676: & Repealed in Anno 1678: But vpon the whole, it was Agreed by both houses to bee fallen of it selfe and ought not to stand in the new booke of Lawes.

An Act for killing of wolves. Read and agreed that a new

bill be drawne, and made a Temporary Law.

An Act for Limmitting of Officers fees read. And Agreed by both houses That the Act be amended, and the fee now Taken by the [Secretaryes] for pattents Regulated.

An Act for County Clerkes fees, Read, And agreed that the sd Act be Entered in the booke amongst the perpetuall Lawes.

A supplementary Act to the Act for Officers fees, Read & Agreed To be entered amongst the perpetuall Lawes.

The Committee Adjourne To the house. Mr Speaker Reassumes the Chaire.

Then was read in this house the proceedings of The grand

Committee of yesterday and to day.

M' Secry Darnall brings a paper from the vpper house which

being read is as ffolloweth viz'

Upper house Aprill 18th 1684

Moved by a member of this house th' the Land Given by William Berry to the Inhabitants of Battle Towne in Calvert County in Consideraccon th' the same should be Constituted a towne will (by the Act of Trade past the last meeting of this sessions) revert to the Donor the Consideraccon being taken away,

vnless remedyed by a supplementary Act

Voted the sd place is a Convenient scituation for a Towne or Port of Trade, and desire the Lower house will make a provision Accordingly in the said supplementary Act it being the [humble] request of all the Inhabitants there and diverse others in [that County] the Court house being thereon built at the great Charge of the [County].

Voted alsoe that a towne be Appoynted, Either at the land Called Mount Calvert, or Muscleshell banck (both convenient scituations for Trade) as the Commisioners in the said Act of Original Trade nominated shall direct, to be alsoe Considered in the Journal. supplementary Act

The Lower house is alsoe desired to pervse & Consider the

severall petitios herewith sent them.

Signd p Ord John LLewellin Cl &c.

M<sup>r</sup> ffrizby and Maj<sup>r</sup> Long sent to the Upper house with the following message viz<sup>t</sup>

Lower house of Assembly Aprill the 18th 1684:

A committee

desired by
the lower house to
Nominate some members of their house, to Joyne
in Committee with some of the members of this
pfect bills. house to draw vp such bills and make such amendments as were agreed vpon by both houses in the grand
Committee

Signd p Ordr C Boteler Clk of the lower &c

The members returne and say they have delivered the same Edward Pye Esq<sup>t</sup> brings a message from the vpp<sup>r</sup> house w<sup>ch</sup> being read is as followeth (viz<sup>t</sup>)

Upper house Aprill 18th 1684

Members
of the vpper house Nomlinated. Joyne in Committee with some of the members of the Lower house, to perfect the bills and amendments agreed On by both houses & will be ready to meet To morrow morning Eight a Clocke

Signd p Ordr John LLewellin Cl of Assembly

In Answere wherevnto was Drawn the ffollowing message (vizt)

Lower house of Assembly Aprill the 18th 1684:

M' Burford M' Rousby Cap' Orsborne & Cap'

Members
of the Lower
house nominated.

Hill Nominated & appoynted by this house To
Joyne in Committee with the members of the vpper
house Nominated to perfect the bills and Amendments agreed on by the members of both houses in a grand
Committee and will meet at Eight of the Clock to morrow
morning as is Desired

Signd p Ord C Boteler Cl of the Lower house &c.

p. 30 web being read is sent to the vpper house by Capt Smith and Mr Leonard Green.

Coll Burgess brings a message from the Upp' house w<sup>ch</sup> read is as followeth (viz<sup>t</sup>)

Upper house Aprill the 18th 1684

Message about This house Takeing into their Consideraccon Interpretation the ruinous State & Condition of the State house altogether vnfitt for the Reception and Enterteynmt of Assemblyes provinciall Courts & Other publique meetings for well the same was designed and Calling to mind what a vast sum of Tobacco hath been Expended thereon Desire the Lower house to Consider of some speedy repaires thereof to be offered to [this House] for their ready concurrence therein.

Signd p Ord John LLewellin Cl: &c.

Capt Smith & Mr Green Returne and say they cannot deliver their message because the vpper house is Adjourned.

Then this house proceed to Consider the peticcons men-

tioned in the message by Mr Secry Darnall.

And vpon Reading the peticon of the Inhabitants of Somersett County for a Towne at the Sea Side, Ordered th' a towne be appointed between the goeing into Selbyes bay & Cornelivs Innis his land at Assategue bay At the Discretion of the Commissioners: but,

Voted That the Towne at Barrows landing not to be

removed nor altered.

The peticcon of the Inhabitants of Zacaijah Swamp in St Maryes County: was read, & Voted that there be peticon a towne at Westwood Mannor as by this peticcon is Desired

Vpon Cosideraccon of the peticcon of the Inhabitants of Nangemy Creeke in Charles County, Voted that a Towne be Layd out at the mouth of Nangemy Creeke at or nere Lewis his neck as is desired by the peticcon:

All the sayd peticcons refferred to the Committee for draw-

ing the Supplementary Act To the Act for Trade.

The house Adjourne till To morrow morning 8 [a Clock]

## Satterday Aprill the 19th 1684

The house mett, and Called, all p'sent as Yesterday

Then was read what was done Yesterday:

The Committee for drawing vp the bills and Amendm<sup>ts</sup> agreed on by the Grand Committee of both houses, goe vpon their Charge.

Then was Taken Into further Consideraccon of this house,

the peticcons brought Yesterday by Mr Secry Darnall.

The peticon of the Inhabitants of Mannokin River in Somersett County about a towne Read and Rejected.

Original The petition of the Inhabitants of sommersett County about Journal. linnen and woolen Cloth read and Rejected.

Vpon Motion of the Delegates for Cæcill County,
Added and
Altered vpon
motion of
severali
members.

Vpon Motion of the Delegates for Cæcill County,
A Towne is Ordered to be layd out, Att Meeting
house poynt in Sassafrass river in the sd County.

Vpon motion of the delegates of St Maryes
County Voted that a Towne be sett forth at Brit-

tons Neck in St Maryes County.

Vpon motion of the Delegate of Dorchester County Voted that a Towne be appointed att Daniell Jones's Plantaccon On the South Side of great Choptanck River.

Vpon motion of the delegates of Ann Arrundell County Vo[ted that there] bee a towne at west River vpon the Land

late of John Heilin Deceased and the lands Adjacent.

Vpon motion of the Delegates of Calvert County Voted that there be A Towne at Coxes Creeke on the lands Adjacent, Instead of the Towne appoynted In the Act for Trade, To bee At John Bowlings land.

Voted alsoe that there bee A Towne Appoynted At Pigg

poynt vpon Mount Calvert Mannor In puttuxent River.

Alsoe a Towne Voted to bee, Att Battle Creeke in Puttux-

ent River.

Vpon motion of the Delegate of Baltemore County, Voted that there bee a Towne Appoynted in Baltemore County Att Middle River on the lands of Cornwallis or Leakins, or both at the Discretion of the Commission<sup>rs</sup>

The Committee for the Supplementary Act To the Act for Advancement of Trade, Are Ordered to report to the vpper house the Addiccons & Alteracons of Townes aforesd & soe to proceed vpon their Charge.

Then was Ordered the following message

Lower house of Assembly Aprill the 19th 1684

A message in Answere to the deposition of william Blanckinsteine sent to this house from the vpper house, Affirming the Inability of Jacob Young to Jacob Young. Tra[vell] to this Assembly This house doe Concurr with the vpper house In Addmitting the said deposition in excuse of the sd Jacob to save him and his baile for Not Appeareing at this meeting of Assembly

Signd p Ordr C Boteler Cl of the Lower &c.

Which being read And signd was sent to the vpper house by Mr Hatton and Majr Joseph Weekes.

They returne and say they have delivered the same.

The Committees being all out vpon theire Severall busi-Original nesses And this house haveing noe Other business then
The House Adjourne Till Munday morning Eight a Clock.

### Munday Aprill the 21th 1684:

The house mett and Called all present as On Satterday

Then was read what was done On Satterday

The Committee for drawing vp the Supplementary Act to the Act for Advancement of Trade goe vpon their Charge.

The bill Then was read a bill Entitled An Act Assertayning the Assertaining the Indiana this province past and to be past in The Absence the first time: of the Right honoble The Lord and proprietary and his heires and Successors Lords and Prprys of this province: The first time.

The [Committee] Come Into the house, And the Committee for drawing up the Supplementary Act and Other bills present to the house Three bills Entitled as followeth:

An Act Toutching Leavying of warr & defraying the publique Charge of this province. weh was read house: i.e. the first time.

Toutching An Act Against Excessive vsury which was read the first time.

An Act for Rayseing a supply for his Lopps and for Rayseing a Supply Extraordinary Occasions web was read the first time.

A bill Entitled An Act Toutching leavying of warr &c Read the second time by speciall Order of the house and past to Ingrossment.

A bill Entitled an Act against Excessive vsury, read the second time by speciall Order of the house and past to Ingrossment.

Debated by the house whether the bill for Rayseing a supply &c: shall be Expedited Towards its passage, by a second reading in this house This day:

The debate referred.

&c and read the first

M' Secry Sewall & Esq' Pye bring a message from the vpper house which being read is as followeth (viz')

About Transmitting the peeding of the Commete & Amendmis agreed on by the grand Committee have Transmitted to the Lower house any of their proceedings. The lower house is desired [to Comm]unicate the same to this house, for their Consideraccon soe soon as may be, his

Original Lopp haveing signifyed to this house that Thursday next will Journal. be the day of Sessions.

Signd p Ord John LLewellin Cll &c:

They alsoe bring with them the ffollowing bills and papers. A Bill Entitled An Act Toutching Judicature & Toutching Judicature peeedings at Law.

A bill Entitled and An Act for Naturalizaccon of Acts Natu-Peter Bayard Arnoldus De la Grange, Peter Sluyralizing Peter Bayard ter, & Jasper Dancres.

Arnoldus A bill Entituled An Act for Naturalizaccon of Delagrange

Jacob Seth. Peter Sluit

Jasper Dan-A bill Entituled A Act for Naturalizaccon of cres, Jacob Seth & Nich-Nicholas Verbraach Every of wen sayd bills were olas Ver-brach brought past the vppr house & subscribed wth

These words Vize April the 21th 1684 p. 33 in Assented too. These words Viz<sup>t</sup>
The vpper house have Assented:

Signd p Ordr John LLewellin Cl &c.

Every of w<sup>ch</sup> sd Acts were read in this house the first time Three peticcons about Townes, were also returned to this house by the same messengers, weh were severally Indorsed as foll

Vpon the peticcon of the Inhabitants of Sommersett County.

This house doe Concurr wth the above Vote of the Lower house.

April 21th 1684:

Signd p Ord John LLewellin Cl: of Assembly.

Upper house April 21th 1684: This house Concurr with the Lower house as above Signd p Ord John LLewellin Cl of Assembly.

Vpon the peticcon of the Inhabitants of Nangemy Creeke Apil 21th 1684: Vpper house Concurr with the Above vote Signd p Ord John LLewellin Cl of Assembly

Then was drawne the following message.

Lower house of Assembly Aprill the 21th 1684 In Answere to the message this Day received Answere to the last from the vpper house by Major Sewall and Edward Pye Esq<sup>r</sup> this house doe say that they haveing Especiall vppr house matter to debate, did in Order Therevnto send for the Committee Appoynted to Joyne with the Committee of the vpper house to pfect the Lawes and Amendm's agreed On by the grand Committee, And this house have sent them

Out againe to meet the members of the vpper house to pro-Original ceed to the perfecting what matters lye before them, and to Journal. report the same to this house, wth done this house shall Communicate the same and their results therevpon To the vpper house:

Signd p Ordr C Boteler Cl of the Lower house &c.

Which being read and signd was sent to the vpp<sup>r</sup> house by M<sup>r</sup> Hutchings & Maj<sup>r</sup> Long: who return and say they have delivered the same.

Then Came Coll Steevens wth a message wch being read is as foll (vizt)

Upper house Aprill the 21: 1684

A message about A Towne at Tipquin.

Towne at Tipquin.

A message about A Moved by a member of this house in behalfe of the Inhabitants of Sommersett County, more particularly of Nantecoke River, That a Towne be Appoynted at or neer Tipquin on the south side of the sd River It being a most Convenient Scituation for a towne or place of Trade, & most frequented by shipping of any River in the sd County.

Voted necessary and that provision be made accordingly In the supplementary Act to the Act for Trade

Signd p Ord John LLewellin Cl of Assembly

Coll Burgess brings a message for the vpper house which being Read is as ffolloweth.

Upper house Aprill 21th 1684

A message about a Towne at Towne be appoyned at the head of Porttobacco Portobacco. Creeke most Commodious for the Inhabitants of the fforrest in Charles County from whence Comes yearly great quantityes of Tobacco. Voted necessary & that a towne be by the supplementary Act to the Act for Trade Appoynted at the head of Portobacco Creeke nere the Church there.

Signd p Ord John LLewellin Cl of Assembly

Edward Pye Esq<sup>r</sup> Comes from the vpp<sup>r</sup> house w<sup>th</sup> sevr<sup>1</sup> papers w<sup>ch</sup> being read are as foll (Viz<sup>t</sup>)

Owen Newens

The [peticcon] of Owen Newen of Charles

County: for Allowance for Officiating as a Publique Post: and Conveying Letters, by his Lopps Order;

Vpon w<sup>ch</sup> was Endeorsed as followeth

Upper house Aprill 21th 1684: The vppr house thinke the peticoner ought to have Original some Allowance made him as shall be Thought reasonable by Journal both houses

Signd p Ordr John LLewellin Cl of Assembly

In Lewellin for Allowance for his Attendance at the Ridge the last meeting of Assembly And officiating as Clerke Assistante to Mr Grunwin, And alsoe for Adjusting the and makeing out the Publique Leavy Into the severall Countyes of this province, pvt pet: Upon web was Endeorsed, as foll (vizt)

Upper house Aprill the 21th 1684

This house thinke fitt that a reasonable Allowance be made the peticoner as is prayed In the next publique Leavie and desire therevnto the Concurrence of the Lower house.

Signd p Ordr John LLewellin Cl of Assembly

The peticon of Thomas Casey of Charles County being a maimed Souldier for Allowance Towards his Meintenance putt pett

Upon which was Endeorsed as fol (vizt)

This house doe thinke the peticoner an Object of Charity, And that hee ought to bee allowed his yearly pention and Arreares as is [prayed]

Signd p Ord John LLewellin Cl of Assembly

Vpon debate of Two messages sent this day to this house, about Townes was drawne the ffollowing message (Vizt)

Lower house of Assembly Aprill the 21th 1684
This house Concurr with the vpper in their Two Votes this day sent That a Towne be Appoynted at or nere Tipquinn on the South side of Nantecoak River, As alsoe at the head of portobacco Creeke, And This house desire to knowe If the vpper house doe Consent to the severall votes & places agreed On by this house, and mentioned in a list sent To the vppr house On Satterday last.

Signd p Ord C Boteler Cl of the Lower house &c.

p. 35 Which being read and signed was sent to the vppr house by Capt Smith and and Mr Hatton.

Concurrence Mr Secry Darnall brings a message from the to the places for Townes. Vppr house web being read is as followeth vizt

Upper house Aprill 21th 1684

This house doe Concurr in all poynts wth the Lower house in their message On Satterday last relateing to Townes, according to their severall votes therein mentioned

Signd p Ordr C Boteler John LLewellin Cl &c.

The Committee for perfecting and Original tee for pfecting the bills of the bills are the Committee for perfecting and Original Amending the Lawes &c And present to this house Journal. The Committee for perfecting and Original Amending the Lawes &c And present to this house Journal.

web were A Bill Entitled An Act Toutching Judicature & read the first proceedings [thereon].

A Bill Entitled An Act ffor punnishment of Certayne Offences against the peace and Safety of this province.

A Bill Entitled An Act prohibitting his Lops Ordnance Armes &c To be Imbezelled &c.

A Bill Entitled An Act for the Recording the Journall of the Low house.

A Bill Entitled An Act for Killing of wolves.

A Bill Entitle an Act for Appoynting Court dayes in each respective County.

A Bill Entitled An Act for Takeing the Oath of fidelity &c The Oath of ffidelity:

Every of w<sup>ch</sup> Bills received its first reading in this house Towards its passing.

Taneys pe. Then was read the peticcon of Michaell Taney, for A Towne in Battle Creeke vpon his land; And that the same may be soe Layd out as to reserve his houses thereon built to himselfe: Wherevpon was Endeorsed as followeth.

Upper house Aprill the 21th 1684:

message
therevpon.

In all Cases suitable to the peticoners, This house
are of Opinion & Doe Vote That a Clause be
Inserted in the supplementary Act, of Trade reserveing to
Every persone his house or houses alreadie built vpon any the
ports or places of Trade in the sayd Act Nominated:

Signd p Ord John LLewellin Cl of Assembly

The sayd peticcon refferred to the Consideraccon of A ffull house

The house Adjourne till tomorrow morning Eight a Clock:

## Tuesday Aprill the 22th 1684

The house mett and Called all present as yesterday.

Then was read what was done yesterday.

Taney pet The peticcon of Michaell Taney Read Debated Rejected: and rejected.

Then was read A Bill Entitled An Act for punnishment of Certayne offences against the peace and safety of this province, The second time and also the Third time by Speciall Order of the house.

Voted that a Clause of repeale of a former Act of the same p. 36

Original title, bee Added To the sayd bill; being done, The sayd bill past in these words (viz')

> The Lower house have Assented: Aprill the 22th 1684: Signd p Ord C Boteler Cl of the Low house of Assembly

A Bill Entitled An Act prohibitting the Imbezel-Divers Bills Read ling his Lopps Ordnance Armes Ammunition &c & Debated. was read the second Time and alsoe the Third time by speciall ord of the house, Put to the question whether the sayd Act shall as it is:

Voted to be Amended According to a bill presented last

meeting

A Bill Entitled An Act for recording the Journall of the Lower house, Read the 2d time [and alsoe] the Third time by speciall Order of the house, & past in these words vizt

Aprill the 22th 1684: The Lower house have Assented: Signd p Ord C Boteler Cl of the Lower house &c.

A Bill Entitled An Act for killing of woolves read the second time, And alsoe the Third time by Speciall Order of the house,

and past, in the same words as the former.

A Bill Entitled an Act Appoynting Court dayes in each respective County Court win this province, read the 2d time and alsoe the Third time by Speciall Order of the house, and past in the same words as the former.

A Bill Entitled An Act Ascertayneing the true force and validity of the lawes of This province &c. read the second time as alsoe the 3d time by speciall order of the house, and Past in the same words as the former.

A bill Entitled an Act against Excessive vsury Read The

Third time, and past in the same words as the former.

A Bill Entitled An Act for Takeing the oath of ffidelity to the Lord prpry &c and the Oath of ffidelity, read the second time, And Rejected, The Old Law standing in force

An Act Toutching Judicature and proceedings at law, Read

the second time and past to Ingrossment.

A Bill Entitled an Act for Rayseing a Supply for his Lop Extraordinary Occasions, Read the 2d time & Voted a Third reading

The vpper houses Bill Toutching Judicature and proceedings at law Read the Third time and Referred To further Debate

M' Burford M' Rousby and M' Brooke sent to the Bills past this house Upper house wth all the bills past the house this day to the vppr being six in number and Entituled as followeth:

I An Act for punnishment of Certayne offences

agt the peace &c.

2 An Act for Recording the Journall of the Lower house. Original 3 An Act for Killing of wolves.

4 An Act Approynting Court dayes in every respective County &c.

5 An Act Ascertayneing the true force & validity of the Lawes &c

6: An Act against Excessive vsury.

Other bills Then was read an Act Toutching Judicature and P- 37

past. proceedings at law The Third time, and past the house in these words (vizt)

Aprill the 22th 1684: The Lower house have Assented Signd p Ord C Boteler Cl: of the Low house &c:

A Bill Entitled An Act Toutching Leavying of warr & defraying the Publique Charges &c was read the Third time, and past the house in the same words as the former.

Then was drawne the following message (vizt)

Lower house of Assembly Aprill the 22th 1684

A message
This house haveing by a message of the 14th
about a Comtee Instant desire[d the U]pper house to appoint of Accompts. some of their members, to Joyne in Committee wth some of the members of this house to state the publique Accots of this prince wth not being then done for reasones given by the vpper house in their answere to the sayd message This house doe remind the vppr house Thereof And desire the some members of the vpper house may be appointed to Joyne with some of the members of this house, to the purpose before desired.

Signd p Ord C Boteler Cl of the low house &c.

Capt Smith Doctr Brooke Capt Peirce & Mr ffrizby sent to the Vppr house wth the the Two foregoeing bills, and the Last message.

They returne and say they have delivered the same.

Upon Debate of a bill sent from the vpp house to this house Entitled An Act Toutching Judicature & was drawne the following message.

This house haveing received from the members of their house Joyned in Committee wth the Honoble Coll Stevans and John Darnall Esqr A bill drawne Toutching Judicature and proceedings at law, went this house Conceived was done According to agreement of the Grand Committee, and therefore past the same for the vpper houses Assent therevnto, And therefore say they

Original Cannot [Assent] to the bill sent from the Upper house for Journal. that purpose, In regard th[at B]ill Leaves Two much to discretion, which was the Inconvenience designed to bee prevented.

Signd p Ord C Boteler Cl of the Lower House &c.

Capt Orsborne and Mr Green sent to the upper house wth the foregoing message. They returne & say they have Delivered the same.

Coll Burgess & Majr Sewall brings from the vpr house Three bills (Viz<sup>t</sup>)

An Act for Appoynting Court dayes in Each Three bills Assented too. respective County &c.

An Act for recording the Journall of the Lower house &c

An Act agt Excessive vsury: which sayd Three bills were Severally Assented too by the vpper house In these words ffollowing (Vizt)

Aprill the 22th 1684: The Upp' house have Assented p. 38 Signd p Ord John LLewellin Cl of assembly

The sayd Messengers alsoe bring the following message

Upper House Aprill 22th 1684

A message Upon reading the severall bills brought to this in Answere house this day by Mr Attor Gen Mr John Rousby and Doctour Brooke This house have passed

That for Appoyntment of Court dayes in each respective

County.

That for recording the Journall of the Lower house, and That Agt Excessive Usury

B[ut to the] Other Three bills returne Answere as follow-

Concerning the bill Ascertayning the true force and Validity of the lawes of this province, This house doe say th' Three yeares time being given for tryall and Experience of the Temporary lawes, wee Cannot in reasone ppose less time to his Lopp. to Consider of what perpetuall lawes, shall bee preented to him, To signify his approbation or disassent thereto, And wth this Amendmt Onely, this house will pass the said Bill.

As to the bill for killing of wolves, This house doe say the the Act for killing of woolves made Anno 1671: Although Temporary was perpetuated in Anno 1676: & as such ought to remaine, among the perpetuall lawes vnless the same be deemed a needless or useless law, and then it ought to bee repealed before such time as it Cann be Reduced to its former

Temporary Estate.

And as to the Other bill for punnishment of Certayne

offences &ca This house doe say the Act made, Ano 1649 Original & 50: is sufficiently & well enough exprest and doe Conceive Journal. the maine end and designe of both houses in the grand Committee, in the amendment of the same, was onely to Take off the severity of the punnishment of delinquents therein prescribed, Leaving to the discretion of the Justices, to Inflict any One or more of the severall punnishments therein numerated, we this house is willing [may] be Moderated by awarding one of the sayd punnishments & noe more At one time, to be Inflicted upon any delinquent att the discretion of the sayd Justices and as the Demirritts of the cause shall require, And desire the Low house will provide accordingly by a Supplementary Act to pass this Sessions.

And herevnto desire the Concurrence of the Lower house. Signd p Ord John LLewellin Cl: of Assembly

The sayd messengers alsoe bring into this house, the 3 bills in the above message mentioned not Assented too by the vppr house.

Coll Stevens brings a message from the Vppr house web being read: follow

Upper house of Assembly Aprill the 22th 1684.

The Lower house is Desired to Expedite to this house what bills & Other Business, they have p- 39 before them this Night, His Lop: now in the vppr house haveing Signifyed to this house his resolution of meeting both houses tomorrow morning to discourse with them fully his sentiments vpon the severall bills prepared in Order to put a speedy end to this sessions.

Signd p Ord John LLewellin Cl of Assembly

The Supplementary
Act, read the first time.

The Committee for drawing the supplementary
Act Come into the house & p'sent A bill Entitled
A supplementary Act to the Act for Advancement of Trade which was read the ffirst time.

Coll Diggs brings a message from the vpper house web being read is as follows.

Upp<sup>t</sup> house Aprill 22<sup>th</sup> 1684:

A commtee of Accounts appointed by the vppr house.

The Honoble Coll William Diggs & Coll William Burgess nominated & appointed by this house to joyne in Committee wth some of the members of the Lower house to Inspect and state the publique Accots to morrow morning Seven a Clock.

Signd p Ord John LLewellin Cl of Assembly.

In Answere wherevnto was Drawne the following message.

Original Journal.

Lower house of Assembly Aprill the 22<sup>th</sup> 1684.

The same This house have appoynted Capt Smith, Mr by the Lower Clemt Hill, and Mr James ffrizby to Joyne in Committee with the honoble Coll William Diggs & Coll Burges, by the Vpper house Appoynted, to settle, state, and Inspect the publique Accots of This province, and shall be readie to meet at seven a Clock to morrow morning as Desired.

Signd p Ordr C Boteler Cl of the Lower house &c.

web message being read and signd was sent to the Vpper

house by maj' Long and M' francis Hutchings.

Upon Consideraccon of The message this day sent from the vpp' house by Coll Stevens, was Drawne the following, Answere theretoo.

Answere
Answere
All bills which have been assented to by this house are already Transmitted to the vpper house.
There being Other bills which have had their first reading in this house and soe soone as perfected shall bee presented to the Upper house for their Assent:

Signd p Ord C Boteler Cl of the low house &c

Which message being read and signed was sent to the vpp<sup>r</sup> house by Cap<sup>t</sup> Orsborne and M<sup>r</sup> ffrisby.

Order for A message John Rousbye drawe vpp a message in Answere to the message of the vpp house This Day sent, by Coll William Burgess and Mr Secry Sewall with The Six bills and prent the same to this house by seven a Clock To morrow morning

The House Adjourne Till To morrow morning Seven a

Clock

p. 40

Wedensday Aprill the 23th 1684

The house mett and Called all p'sent as Yesterday

Then was read what was done yesterday

Then Capt Orsborne Gave Account to the house, the The vppr house was Adjournd soe the he could not deliver the message sent by him and Mr ffrizby last Night:

Ordered that the sd Capt Orsborne & Mr Green goe againe

wth the same.

They returne and say they have delivered it.

A bill Then was read a bill Entitled An Act Impowering the Burgesses to press men Boates &c. for
their more Speed & Convenient Coming to fluture
and hands &c:
Assemblyes

[Then Came] Mr Clemment Hill from the Commtee of Original Accots And desires to have a Coppy of [the] Rates and prizes Journal of liquors settled by this meeting of Assembly.

George Robins pet. Allowed ion of this house Concerning A peticcon of Looolb Tobacco. George Robbins, who prayes Allowance for a boat and hands and himselfe vpon a publique message to his Lopp.

Voted he be Allowed 1200 pounds of Tobacco,

Hee alsoe prayes the Opinion of this house Concerning a peticcon of James Bensone, who prayes Allowed Allowance for Cureing an Indian by Ordr of Coll Lloyd.

Voted he be Allowed One Thousand pounds of Tobacco. Web being Endeorsed vpon the peticcons he returnes. Then Came M' Attourney Genril & M' Rousby & prent the

foll paper (vizt)

Low house of Assembly April the 23th 1684

In Answere to the message yesterday brought by Concerning Severall bills sent by this house for their Assent.

Validity of the Lawes of this pvince wherein the vpp<sup>r</sup> house were pleased to say, they could not in reasone ppose less time, then Three yeares for his Lop. to Consider of his approbation or disassent To such perpetuall Lawes as should be

presented to his Lopp:

This house is not a little surprized therein in regard the bill Tendered by this house for the Assent of the Vppr house, is but a meer Transcript of the like bill sent from the vpper house for this houses Assent, Thereto: To weh this house had noe reasone to doubt of the vpper houses readyness to pass the same Especially for that the sayd vpper house of Assembly, by a message [of] the 17th of September 1681: were pleased to acquaint this house, that his Lopp Commanded the vpper house To signify to this house That his Lop did pmise and Ingage that in his absence out of this province, whin Eighteen months after the passing of any Lawes of this province, by the Vpp & Low houses of Assembly, his Lop would signify his Assent or dissassent Therevnto In Confidence whereof this house was Induced, freely to Offer the said Bill, for the Vnquestionable Assent of the vpp' house, since more time in the sd bill was offered for his Lops Assent or dissassent then in the sayd message was Intimated to be his Lopps pleasure.

And as to the bill for punnishment of Certayne offences &c Journal. This house doe agree that the maine end and designe of both houses in the grand Comtet was to take Off the severity of Inflicting many and severall punnishments for One Offence and still hope that the bill Humbly Offered by this house to the vpper house will answere that end being perswaded that there is noe Alteraccon between the Act now offered and the former, but in that particular, And were this house sencible of any materiall deviation from what was agreed on they would very readily Amend.

As to the Act for killing of woolves, This house Caused that bill to be drawn & past this house, pursuant to the

Agreem<sup>t</sup> of the Grand Committee of both houses.

Which paper being Read, Ordered that the same be Transcribed [and signed by the] Clerke of this house, which being done, the same was sent to the vpper house by Capt Hill and Mr Hutchings;

The messengers returne and say they have delivered the

same.

Then was read a bill Entitled An Aditionall and supplementary Act to the Act for Advancement of read the 2d

Trade and past to Ingrossment. time.

Then was read an Act Impowering the Bur-The bill gesses to press Boats men &c The second time, the Burggesses by speciall Order of the house, and reffered to read the 2d ffurther debate.

Then Came Coll Taylor and Coll Stevens from the vppr house and preents the ffol paper web being read Imports as followeth

Gentlemen of the vpper house of Assembly

I have Thought fitt to signify to you by this, th haveing seen in yor house some bills lately sent you declaracon to the vpper by the Lower house, in weh there are some alteraccons house. desired by the lower house to be made, in some of the Auncient perpetuall Lawes of this province, I must for the quicker dispatch of the business of this Assembly (I haveing but few dayes more to spend with both houses) Declare that many of those Alteraccons, Inserted in the sayd bills, are such as I shall not be willing to Allow off; And because I would have noe bills presented vnto me by this Assembly, the Day of the sessions, But such as I may safely & be willing to sett my hand unto, I Doe now declare whatt alteraccons I will Allowe of, and to weh I will be ready to sett my hand, when the bills are presented, Desireing that what I now declare by this may not be drawn Into Example, and become presidentiall

in future Assemblyes for my doeing this (as I have said afore) Original is Onely to put a Speedy end to this meeting, which my Other Journal, affaires fforcess mee too.

ffirst: As to the Alteraccon desired to be made in the Act Toutching Judicature It is not safe to have Justice Administred, According to the Lawes of England where the lawes of this province Are silent, without due regard had by the Governor or Cheife Judge and the Justices in Court to the Consistency of such Lawes of England, to the Constitution and prsent Condiccon of this province, It seeming to me vnreasonable, That since his Majesty of ever blessed memory, out of p. 42 the fullness of his Royall power, was Graciously pleased to permitt mee with the Consent of the freemen to make such wholsesome Lawes as should be Consonant to reasone and not repugnant to the Lawes of England, I should by an Act Oblige and tye vp the freemen of this province to be Concluded by such of the Lawes of England, as may Ruin them or att least be greatly Injurious to them In severall respects, I am therefore willing to Admitt of this Alteraccon, That where the Lawes of this pvince are silent Justice may be Admistred, According to the Lawes of England If the govern or Cheife Judge and the Justices of my Court, shall find [such] Lawes Consistent with the Condiccon of this province; To a bill wth this Alteraccon I will sett my hand, but not Otherwise.

Secondly: The Alterations desired in the bill, for punnishing Certaine Offences against the peace and safety of this province, I doe Except agt being willing to Allow of this amendment Onely, That where it is left to the Court to Order One or more of the punnishments, Ennumerated in the Old Act for punnishing etc that the Court shall be restreyned to One or two of the sayd Punnishments in the sayd Act: With this amendment and noe Other Alteraccon, I shall be Contented, and will sett my hand to a bill to be drawne for That

purpose Onely, and not Otherwise.

Thirdly: To a bill Toutching leavying of warr & defraying the publique Charges of the province; Sent vp to you from the Lower house, I Conceive it time lost for you to meddle with it, for the Old Act is at this time suspended And will be soe perhaps Dureing my life, Soe that neither the Gentlemen of the Lower house nor your selves, need be fearfull or Jealouse of me in the Execution of that Act, But were it not suspended, and that I should vpon any warr that might happen, have Occasion to make vsse of it, I Doe here declare that as I have had, soe I still shall have A desire that a Assembly may be Called, To be present at the defraying the Charge of any such warr, soe desirous I am of giveing all manner of sattisfaccon in that particular to the freemen of my province.

Original Journal. Upp' house Aprill the 23th 1684

This house haveing this morning recd. a paper from his Lopp have Caused the same to be Coppyed out as before, and Communicate the same To the Lower House.

Signd p Ordr John LLewellin Cl of Assembly

M<sup>r</sup> Scry Sewall & Esq<sup>r</sup> Pye, bring from the vpper house a message, w<sup>ch</sup> being read is as followeth, (viz<sup>t</sup>)

#### Upper house of Assembly Aprill the 23th 1684

His L sps further of the last message by Capta Hill & Mr Hutchings, was pleased to declare as followeth (Vizt)

p. 43 To the bill for Ascertayning the true force and validity of the Lawes of this province, I give this Answere, that though I owne my promise & Engagement to both my houses, of Assembly, made in September 1681 (Viz¹) That in my absence out of this province, I would signify my assent or disassent to any of the Lawes within Eighteen months, yet Doe I not think it Convenient to Obleige my heires and successors by an Act to those Inconveniencyes & mischeifes, That may happen by their Assenting or disassenting to Any Lawes within Twenty months That shall bee made perpetuall Dureing such their Absence.

The bill sent you by the Lower house, for the makeing temporary that law Toutching Woolves, If it be not deemed a good law let it be Repealed for soe it must be afore it Can be reduced to its first state. And for any of those Other Acts made perpetuall in 1676: Viz¹) The Act for Two shillings per hhd And the Act for Impowering the Governor & Councill, to make warr or peace &ca I am ready to give both houses such satisfaccon, as in reason They cann desire At my hands.

Signd p Ord John LLewellin Cl &c.

The last
Two messages
Debated
And
Vote therevpon
And
Vote therevpon
And
All the Committees sent for to repaire to the house, who being Come the Two last messages were Read in a full House, And after a long and Serious Debate vpon the same,

The Question was Putt whether this house shall proceed further vpon the Address to his Lopp Toutching the Lawes Yea or Nay.

Voted in the Negative.

The house Adjourne Till To morrow morning seven a Clock.

MaoU

#### Thursday Aprill the 24th 1684

Original Journal.

The house mett and Called, all p'sent as yesterday

Then was read what was done yesterday.

Then was Debated the bill Impowering the Burgesses to press men boates &c: And rejected.

Naturalize- A bill for Naturalizeing Jacob Seth read the ing bills read. second time.

A bill for Naturalizeing Nicholas Verbraach, Read the second time & Referred to a full house.

A Bill for Naturalizeing Peter Bayard & Others read the second time.

The Committee for drawing vp the Supplementary Act To the Act for Trade present the sayd bill fairly Ingrossed: which being read the Third time past The house in These words: (viz¹)

Aprill the 24th 1684

The lower house have Assented

Signd p Ord C Boteler Cl of the low house &c

Mr Hutchings and Major Weekes sent to the vppr house wth the sayd Bill.

Concerning the Bill of ing the Temporary lawes of This province The first reviver.

Putt to the question whether the members of This house in the severall Committees shall be sent for to debate the sayd Law.

Voted in the Affirmative

The Committees sent for by a messenger, and Come Into the house.

Then was read the Act for reviveing the Temporary lawes the second time by Speciall Order of the house: And the Question being putt whether the Act for killing of woolves shall stand in the bill of reviver [of the] Temporary Lawes as it is now drawne Yea or Nay:

Voted In the Affirmative.

Wherevpon the sayd Bill for reviveing the Temporary Lawes was read the Third time by speciall order of the house and past this house in These words (Vizt)

Aprill the 24th 1684

The Lower house have assented:

Signd p Ord C Boteler Cl &c

The sayd bill then sent to the vppr house by Capt Smith & Mr Hatton.

Original Iournal.

They returne and say they have delivered the same.

The bill for Naturalizeing Jacob Seth: read the Naturalizac-3d time by speciall ordr of the house and past in Read and past, these words (Viz')

Aprill the 24th 1684 The Low house have Assented.

Signd p Ordr C Boteler Cl of the Low house &c

The bill for Naturalizeing Nicholas Verbraach: read the 3d time by Speciall Ord and past this house in the same words as the former.

The Bill for Naturalizeing, Peter Bayard, and Others. Read the Third time by speciall Ordr of the house, And past in the same words as the former;

Then was drawne the following message (vizt)

Lower house of Assembly Aprill the 24th 1684

Vpon reading the severall Bills of Naturaliza-Concerning a fee to Mi tion of the severall persones therein named, This Speaker house hath Considered, that there hath been vpon private Acts and an vsually payd To the Speaker of the house of Augmentation Commons in England a Considerable fee vpon to the Clerkes The passing any private Act, This house haveing

seriously debated the same, Resolved

That all persons that shall be naturalized, This present sessions of assembly, Doe respectively pay vnto the speaker of this house The sum of Twelve hundred pounds of Tobacco for the fees of their Naturalizaccon, And that the like fee be pd to the Speaker of the Lower house for the future, And That the Clerkes fee of the Lower house be Three hundred pounds of Tobacco for Every Naturalizaccon & noe more And this house desires the Concurrence of the vpp house herein.

Signd p Ord C Boteler Ck of the Lower house &c

p. 45 Coll Stevens prayes an Amendment of the Supple-

Then Came Coll Stevens from the vpper house and sayes he has Order to Informe this house, That there was Notice given of a mistake in the Act for Advancement of Trade, Concerning a port towne or place of Trade in Wighcocomoco River in summesett County, which place in the sayd Act is

mentioned to be vpon the land next above the land of the Orphanes of Charles Ballard whereas the same should have been mentioned to be vpon a parcell of land Called Lotts wife or the land weh was formerly William Writes, weh mistake is not Amended in the Supplementary Act, to the great Inconvenience of the Inhabitants of the sayd River, Therefore Original desire the same may be mended

He alsoe bringeth the sayd Supplementary Assented too In

these [words] (vizt)

Aprill the 24th 1684:

The vpp<sup>r</sup> house have Assented:

Signd p Ord John LLewellin Cl of Assembly

Coll Stevens alsoe brought a message at the same time which being read ffoll (vizt)

Upper house Aprill 24th 1684:

A message for the bills The Additionall and supplementary Act, to the of Naturaliza- Act for Trade hath passed this house, and is now sent Back to the Lower house who are desired to returne to this house, The severall Bills before them for Naturalizaccons wth their Assent Thereto:

Signd p Ord John LLewellin Cl of Assembly

Then was Mr Burford Mr Carvile and Mr Rouseby sent to the Vpper house wth the Three bills for Naturalizaccons and the message, about a fee to the Speaker.

They returne and say they have delivered the same.

Then Came the members of this house from The Committee of Accots & Report to this house their proceedthe Allowances by them made, weh being Rattifyed by this house, The sayd members are Ordered to prepare a bill for payment of the Publique Charges, soe farr as they have proceeded in Allowances.

Mr Clement Hill a member of this house, desires Mr Clement Hill prayes to bee Allowed, for a horse by him lost from St Allowance Maryes Two yeares agoe, when he was in service of

lost by him. his County as a delegate thereof.

Vote therevppon. Voted That Mr Hill ought to be payd for the said horse, And by St Maryes County for weh he was & is a Delegate.

Then Came Coll Darnall from the vpper house and brings wth him the Act of Reviver of the Temporary Lawes, and the following message (vizt)

Vpper house Aprill the 24th 1684

Vppon reading the bill for reviveing the Temporary Lawes of This province this house doe say, Concerning the bill of the Temporary that the words (Soe farr as the Court shall Judge them not inconsistent wth the Condiccon of this province weh is not to stand revived) relateing to the Act ConOriginal cerning preedings at Law Ought to be raced out of the sayd Journal. bill, And the Act for Killing of woolves is a perpetuall Law, p. 46 soe made Anno 1676: And Cannot properly be brought into A Bill of Reviver Butt if both houses shall Deem the sd Act vnnecessary or of noe vse the same ought to be repealed.

This to bee Considered and Accordingly provided for by the Lower house in the Reviveing Act before this house can think of passing the same soe absolutely Contrary to the result of his Lord\* vpon sound Reasones given to this house and Communicated to the Lower house in a message from hence yesterday.

The Lower house is desired to have their Assent to the Bill for Naturalizacon [of Ja]cob Seth (Imperfectly sent vp to this house) now plainly Expressed & [returne]d to this house:

Signd p Ord John LLewellin Cl of Assembly

Ordered That The Assent of this house To the bill for Naturalizeing Jacob Seth be made [pl]aynely Expressed w<sup>ch</sup> was done.

ffurther debate vpon the Act for killing of woolves, referred

till tomorrow.

M' Secry Darnall from the vpper house brings the following message (vizt)

#### Upper house Aprill 24th 1684

A message
Concerning
a day of
Session and
hearing
Errors.

His L<sup>opp</sup> haveing referred the day of Session
(appoynted to be this day) vntill Satterday next,
This house have determined to heare the Errors here
depending Argued before Them some time to morrow, If the Lower house Can Conveniently spare
their members therein Concerned as Attorneyes On Either side
to which this house desire an Answere.

Signd p Ordr John LLewellin Cl of Assembly

Answer therehouse by Mr Secry Darnall Concerning a day of
sessions and the Argueing error Mr Carvile and Mr Burford
were sent to the vpper house to Acquaint them that this
house, hath much business before them And vnderstanding
that the Clerke of this house is Concerned as An Attourney
in some of the Cases To be Tryed, doe signify that if this
house can spare their Clerke from the vrgent business of this
house Towards The Afternoon Tomorrow The vpper house
shall receive further [notice] thereof ffrom this house.

The house Adjourne till Tomorrow morning 7 a Clock

#### Fryday Aprill the 25th 1684:

Original Journal.

The house mett and Called, all present as yesterday: Then was read what was done yesterday

Vpon ffurther debate concerning the Act for killing of woolves Voted by this house, That the Act made for killing of wolves in Anno 1671 be left out of the reviveing bill, because it appeares to this house that the sayd Act being made Temporary is Expired, & Cannot properly take force againe without a new bill drawne and past both houses with his Lops Assent.

Debate vpon the the Temporary Lawes of this province The Act for proceedings at lawe & the Act for killing of woolves

being left out of the sayd bill.

Putt to the question whether the sd Bill of Revivall shall pass the sayd Two Acts being left out as aforesd.

Past in the Affirmative

Capt Hill and Capt Peerce sent to the vpper house with the sd Bill of revivall & the Bill for Naturalizeing Jacob Seth.

They returne and say they have delivered the same.

The Supplementary act amended and sent vpp:

M' Carvile then sent to the vpper house, wth the Supplementary Act to [the Act for] Advancement of Trade, And Ordered to Notice to the vppr house that [the said] bill is mended by drawing over the Two first sheets and Incerting the [words] Therein as was desired by the verball message by Coll Stevens.

He returnes and sayes he hath delivered the same, at that,

the vppr house

That as soe soone as they have perused the bills they will returne them.

Lower house of Assembly Aprill the 25th 1684

The Attourneyes in the Tryalls vpon writts of Error in the vpper to the hearing Errors.

The members of this house that are Attourneyes in the Tryalls vpon writts of Error in the vpper house, have now the leave of this house, to Attend the same as was desired by the vppr houses message yesterday.

Signd p' Order C Boteler Cl of the Lower house &c.

weh message being read and Signd was sent the vppr house by Mr Burford,

The house Adjournes Till Three A Clock afternoon The house mett and called all p'sent as before

The Committee of Accots proceed to report to this house their further Allowances, since yesterday: weh are approved of by this house, And Ordered to bee Added to the bill for payment of the publique Charge.

Original Severall Journal. bills return-

Trade.

Major Sewall and Edward Pye Esqr bring from the vpp house The ffollowing bills, Assented Too to by the vpper by the vpper house, (viz') An Additionall & supplementary Act to the Act for Advancemt of

An Act for reviveing the Temporary lawes of this province And Three severall bill for Naturalizaccon, as alsoe a message which being read is as followeth (vizt)

Upper house Aprill the 25th 1684 A message The necessary repaires of the State house about repaires recommended by this house to the Consideraccon of the State house. of the Lower house, This house desires may be Expedited and sent vp to this house for their Concurrence. Signd p Ord John LLewellin Cl of Assembly

The debate therevpon Referred To the Consideraccon of a

The house Adjourne Till To morrow morning seven a Clock.

p. 48

#### Satterday Aprill the 26th 1684

The house mett and Called all preent as Yesterday. Then was read what was Done Yesterday.

Proposed by a member of this house, that the Mr Ennalls Case of Mr Bartholomew Ennalls A member of this Considered house for Dorchester County, being absent from this house; this [whole] meeting be taken Into Consideraccon, Wherevpon Doctour Jnº Brooke the [other] Delegate for the sayd County, In Excuse of the sayd Mr Ennalls sayth that, A few [dayes] before the meeting of this Doct Brookes Assembly, some servants of Mr Ennalls had gives reasone Assembly, some services of divers goods to a for his Absence Robbed the [sayd] master of divers goods to a Considerable vallue, and had alsoe Taken away [his Shallope] and runn away with the shallop and goods to Virginea, and that Mr [Ennalls] in pursute of them, But wth resolution to returne time enough to [give] Due Attendance, vpon this house, But since he is not come he sayth he [fears at present] that some Extraordinary Accident hath happened to him, and [hopes] he may be Excused. Voted that the Excuse made by doctor Brooke [in the] behalfe of Mr Ennalls be not Admitted: [And] it is therevpon further Voted: That the sd Mr Bartholomew Ennalls The Mr Ennalls fined] Tenn pounds Sterling: vnless the said Mr Censured. Ennalls, Doe make such lawfull excuse To the lower house of the next Assembly for his absence this meeting, As by the sayd Lower house of Assembly shall bee Admitted And Entered vpon their Journall In discharge of the sayd fine

Coll Diggs from the vpper house, Acquaints this house, Original that if this house have prepared all the Publique business, His Journal. Lopp is ready to Conclude this sessions. He alsoe delivers a message which being read is as ffolloweth:

Uppr house of Assembly, Aprill the 26th 1684

The Publique Leavy of this province haveing A fee for been vsually stated by the Clerke of this house, by stateing the publique order and Appoyntment of his Lopp wherein great leavy desired. Care paines and Labour hath been vsed, This house vote and thinke necessary That a fee or gratuity for the same be settled vpon the said Clerke or that the lower house would now in future Assemblyes see the same Ellected before the adjournment prorogation or dissolution of such Assembly Signd p Ord John LLewellin Cl of Assembly

The bill for

Then was read a bill Entitled An Act for payof the publique ment of the publique Charges of this province, The first, second and alsoe the Third time by Speciall Ordr of the house, And past in these words (vizt)

Aprill the 26th 1684 The Lower house have Assented Signd p Ord C Boteler Cl of the lower house of Assembly

Mr Carvile and Cap' Orsborne sent to the vppr Sent vp: wth house wth the sayd bill, And In Answere to the Answere to the message Last message in writeing are Ordered to Acquaint about a fee the vpp house That there is vsually vpon Every the Leavy Leavy, a Considerable sum of Tobacco as a fraccon remayning, weh this house is Content, should be payd to Mr LLewellin he being Accomptable to the next Assembly p. 49 for the same Out of which hee may bee Allowed reasonable satisfaction for his paynes In stateing the Leavy.

And if no such fraccon remayne, then to bee The booke Roles of lawes Allowed by the next Assembly. Mr ffrizby Sent to the vppr house wth the bookes and Roles of lawes, And alsoe the Journalls, weh have been vsed

in the Lower house this Assembly.

Then Came Mr Secry Darnall And desired the proceedings of the Committee of Accounts may be Transmitted to the vpper house, as alsoe the Oath of fidelity drawn [up by the] Committee of both houses.

Capt Hill and Mr Brooke sent with the same to the vpper house. Ordered that the Clerke of this house Transcribe Transcribe the Journall of the Gr[and Committee] Into the of the Grand Journall of this house, Keepeing the due Rule and Order of time in sayd Journalls, to make them agree in themselves, as they ought.

Then Came Coll Diggs from the vpper house, and brings Journal. the bill of the Publique Charge Assented by the vppr house in these words (vizt)

> Aprill the 26th 1684 The vpper house have Assented Signd p Ord John LLewellin Cl of Assembly

He alsoe Desires this house to hasten the business of this Assembly To a Conclusion Wherevoon This house Goe into the vpper house, Where his Lopp Demands what bills have been prepared by both houses to weh his Assent is desired.

Therevpon Mr Speaker presents To his Lopp the fol-Bills presented to lowing bills One by One reading the Titles as he delivers them weh are as foll: (vizt)

1. An Aditionall and Supplementary Act to the Act for Advancemt of Trade

2. An Act for Appoynting Court dayes In each respective County &c

3. An Act for recording the Journall of the Lower house of Assembly

4. An Act for reviveing The Temporary Lawes of this province.

5. An Act Against Excessive vsury.

6. An Act for Naturalizeing Peter Bayard, Arnoldus De la Grange & Others.

7. An Act for Naturalizeing Jacob Seth.

8. An Act for Naturalizeing Nicholas Verbraach and 9. An Act for payment of the Publique Charge of this province.

To all which bills his Lopp gave his Gracious Assent His Lops Assent. in these words ffollowing viz' Wee will These To be C Baltemore lawes

And Commanded the great Seale of this province to bee Therevnto affixed weh was Done by the honoble The keepers In the prence of both houses, And Subscribed In these words Aprill the 26th 1684 (vizt)

> Published vnder the great Seale Henry Darnall \ Keep"

Wm Diggs

Then his Lopp As directing himselfe to both houses of Assembly, sayth That Whereas severall Disputes have Arisen concerning the validity of those Acts of Assembly made and Assented to by his Leiv Genril Thomas Notley Esqr [in the yeare 1678: for preventing whereof for the future, He now signifyeth [his Disa]ssent to all such of the sayd Lawes, as he hath not before this time Disassented too.

His Lopp alsoe giveth Command to his Secretaryes, that Original they Carefully [keep all] the Originall lawes of this province Journal. from all persones whatsoever [that they] may bee in noe danger of being any wayes Endammaged Torne bezelled

sayth that whereas severall Disputes have Arrisen And [different con]structions made of those words (more or less) In his Lopps and his Lopps grants or pattents for land, mentioned,

His Lopp now declares, That his ffather the Right Honoble Cæcillius &c [of noble] memory, never meant any Other quantity or thing thereby Tenn Acres in the hundred, And that with Intention to save the [errors] of such persones as were Commissionated to survey lands in this province, who though the best that could be found, yet were not soe good Artists as to survey and sett forth lands between his Lopp & the good people of this province without the Allowance aforesd, And his Losp now declares that his meaning and Intention by the same words, is the same as is aforesd, And that for the surplussage of Tenn p Cent as aforesd noe psone shall be any wayes Troubled or molested, But may Injoy the same by the sayd words in their sayd Grants, but not any Greater quantity whatsoever.

His Lopp ffurther declares That at the next meet of Assembly he expects all the members thereof shall Take the

Oath of ffidelity

Then his Lopp prorogued the Assembly Till the first Tuesday In Aprill web shall bee in the yeare of our Lord 1685.

And soe Ended Thiss Sessions of Assembly vpon The Twenty sixth day of Aprill in the Ninth yeare of The dominion of The Right Honoble Charles Absolute Lord and proprietary of the provinces of Maryland and Avalon Lord Baron of Baltemore & Over his sayd province of Maryland Annoq Dni One Thousand six hundred Eighty and ffour

C Boteler | Cl of the Lower House of Assembly

Charles Absolute Lord and proprietar of the provinces of Lib. W. H. Maryland & Avalon Lord Baron of Baltemore &c. To the p. 258 Sherriffe of Ann Arundle County Greeting: By the Advice and Consent of our vpper and Lower houses of Assembly: Held att the City of St Maries the first day of Aprill: one thousand six hundred eighty foure: Wee haue ordained & Enacted Certain Lawes: (Vizt)

Liprid

Lib. W. H. An Act for payment and Assessinge the publique Charges of this Province

Whereas there hath been Two hundred and fiue Thousand nine hundred and eleven pounds of Tobacco Expended layd out and disbursed by the vpper & lower houses of this prent Generall Assembly and by severall others the Good people of this province for the publique Good of the same. And to the intent that the same may be Sactisfied & paid to those psons

to whome the same is Due:

Be it therefore Enacted by the Right Honoble the Lord Propry by & wth the Advice and Consent of the vpper and Lower houses of this preent Generall Assembly & the Authority of the same That the said Two hundred and five thousand nine hundred & eleven pounds of Tobacco be paid in Manner And forme As is hereafter Expressed: (that is to say) to Thomas Casey sixteen hundred pounds of Tobacco: To John LLewellin two Thousand pounds of Tobacco: To James Benson one thousand pounds of Tobacco To George Robins twelue Hundred pounds of Tobacco: To John Larkin fiue and Twentie hundred pounds of Tobacco To George Burges: Two Thousand and forty pounds of Tobacco: To Marke Cordea Twenty Thousand seven hundred sixty four pounds of Tobacco: To p. 259 Willm Taylor sixteen hundred pounds of Tobacco To Garret Vansweringen ffifty one thousand two hundred seventy fiue pounds of Tobacco To John Baker Thirty thousand Three hundred and twelue pounds of Tobacco, To ffrancis Luther eight hundred & forty pounds of Tobacco To Coll<sup>11</sup> Phelemon Lloyd Twelue hundred pounds of Tobacco: To John Edmonson foure hundred pounds of Tobacco, To Henry Exon Three Thousand four hundred Eighty one pounds of Tobacco: To John Saxon Three Thousand Eight hundred pounds of Tobacco: To John Lewellin six Thousand pounds of Tobacco To Charles Butler six thousand pounds of Tobacco To Thomas Bland Three Thousand five hundred pounds of Tobacco: To James Cullen Three Thousand five hundred pounds of Tobacco To Anthony Vnderwood Three Thousand fiue hundred pounds of Tobacco: To John Blomfeild Three Thousand fiue hundred pounds of Tobacco: To Joseph Norwood Eight hundred pounds of Tobacco: To Thomas Burford Two Thousand fiue hundred pounds of Tobacco: To

Francis Hutchins Two Thousand fiue hundred pounds of Tobacco To Richard Hall Two Thousand fiue hundred pounds of Tobacco: To William Richardson Two Thousand fiue hundred pounds of Tobacco To Philip Linnes Twenty fiue Thousand fiue hundred twenty foure pounds of Tobacco To Garret Vansweringen Eight Thousand seventy eight pounds of

MaoU

Tobacco To Henry Exon foure hundred ninty five pounds of Lib. W. H. Tobaccoe: To Marke Cordea Three Thousand Three hundred forty eight pounds of Tobaccoe To Philip Lynes Two Thousand Three hundred Thirty eight pounds of Tobacco: To Alexander Kemmont four hundred pounds of Tobacco: To John Baker foure Thousand nine hundred & sixteen pounds of Tobacco: And to the severall sherriffes of this province for theire Sallery for Collecting the same The sume of twenty thousand fine hundred Ninteen pounds of Tobacco: And be it further Enacted by the Advice Consent and Authority Aforesaid that the Aforesaid summe of Tobacco Amounting in the whole to the sume of two hundred Twenty six Thousand fiue Hundred & Two pounds of Tobacco: Be Levyed and Assessed by An Equall Assessment vpon the psons & estates of the Inhabitants of this province And be paid to the severall persons to whome the same is Due: Accordinge to the Accompts & Disbursments & Nessasary Charges of this Province which have Been Examined Stated & Allowed by the vpper & Lower houses of this present Generall Assembly: Any Law Statute or Vsage To the Contrary hereof in Anywise Notwithstandinge

#### An Additionall & Supplementary Act to the Act for Advancement of Trade

Whereas An Act was Lately Made Att the first Meeting of this present sessions of Assembly begun the second day of p. 260 october in the yeare of our Lord one Thousand six hundred eighty Three Att the Ridge in Ann Arundle County: Entituled An Act for Advancement of Trade. It Was Amongst other things therein Contayned Enacted That from and After the last day of August in the yeare of or Lord one thousand six hundred Eighty fiue The Towns ports and places: in the said Act Mentioned should be the ports and places where All shipps & Vessells Trading into this province shall vnloade & put on shore sell and barter & Traffique Away all Goods wares And Commodities That shall be imported into this province And likewise That All Tobaccoes Goods Wares & Merchandizes of the Growth production or Manufacture of this province intended to be sold here or Transported out of this province shall be for that end and intent Brought to the said ports And places. And whereas severall of the Inhabitants in severall of the Counties within this province haue humbly supplycated his Lordpp: And the Two houses of this p'sent Generall Assembly ffor More And other Towns ports And places for the Ease and benefitt of the Inhabitants aforesd: &

Lib. W. H. Conveniency of Trade: for satisfaction Thereffore of the

Desires of the Good people of this province

Be it Enacted: by the Right Honble the Lord Propty by and with the Advice and Consent of the vpper & Lower houses of this preent Generall Assembly and the Authority thereof That the Townes ports & places hereafter Mentioned be Added to the fformer Townes ports And places in the said Recited Act Named to bee ports And places Equally with the said other Towns ports And places in the said Act Mentioned where all Shipps And Vessells Trading into this province shall vnloade & put on shoare & sell barter & Traffique Away all Goods Wares and Commodities That shall be imported into this

And likewise where all Tobaccoes Goods Wares & Merchandizes of the Growth production and Manufacture of this province Intended to be sold here or Transported out of this province shall be for th' end & intent brought to the said

province.

ports and places (That is to say) In the County of St Maries: Att Brittons neck between Britton bay and St Clements bay and at westwood on the land of Mr Thomas Gerard Att the head of wickacomaca River in St Maries County Aforesd And p. 261 in the County of Ann Arundle Att West River Vpon the land of John Hillen deaceased and the land Therevnto adjacent And in the County of Colvert att Colvert Towne in Batle Creeke And Att pigg Pointe vpon Mount Colverte mannor in Patuxent River And in Charles County Att the head of Portabacco Creeke neare the Church There And att the Mouth of Nanjemy Creek Att or neare Lewisses Neck. And in Baltemore County att Middle River on the land of Cornwallis or Leakins or both att the discretion of the Comissioners for the same County in the said Act named And in Summersett County att or neare Tipquin on the south side of Nanticoke River and at Sume Convenient place Between the Going into Selbyes bay & Cornelius Jones his land in Assateague bay on the Seabord side at the Discretion of the Comissioners for the said County in the said Act Named, And in Dorchester County Att Daniell Joansis plantation on the south side of Great Choptancke: And in Cæcill County Att the plantation Called John West in sassafrix River. And whereas the Towne Appointed by the said Act for the said County of Colvert to bee Att John Bowlings land in purtuxent River Aforesaid is Adjudged to be inconvenient for the Inhabitants there And that Coxes Creek in the sd River of purtuxent is A better and more Commodious place for Trade And Shipping and nothing having hitherto been Acted or done pursuiant to the said Act Towards the laying out the said Towne att John Bowlings land Appointed as Aforesd Bee it therefore Enacted by the Lib. W. H. Authority Aforesaid: That there bee A Towne Appointed Att the said Coxes Creeke or the land Adjacent in the stead and place of John Bowlings land and that the said John Bowlings land be discharged from being A Town port or place of Trade as Aforesaid Any thing in the said Act to the Contrary Notwithstanding: and whereas Alsoe A Mistake hath happened in the said Act in the Nomination of the place for the Towne And port in Wicocomaca River in Summersett County by puting in the word next laying next Aboue the land of the orphans of Charles Ballards Which hath Raised sume Disspute: Being thereby to streightly tyed to the place which is inconvenient for the Inhabitants soe that nothing As yett hath been Affected or Done Thereabouts for the Better explanation whereof and the True Assertaining the place of Trade for the said River of Wicocomoco: Bee it hereby declared And Enacted that the towne porte or place for the River aforesd be att or neare A parcell of land in the said River Called Lotts wife on the land weh was formerly William Wrights land Any thing in the said p. 262 Act to the Contrary notwithstanding: And whereas it was in and by The said Act Mentioned And enacted That the Commissioners in the said Act Named for eatch Respective County within this province or the Major part of them who Are thereby Impowered sumetime before the five & Twentieth day of March Then Next ffollowing and now past to meet together vpon the Respective Lands And places in the Act before Mentioned or Att sume other Convenient place Neare Thereabout And should then And There Treat And Agree wth the Owners and all persons Interested in the said Land: And buy And purchase of the owners And persons Interested in the sd lands, one hundred Acres of the sd Lands in the Discresion of the sd Comissioners Least pjudicial To the owners: And after purchase Thereof should Cause the same to be surveyed & after the survey soe made of the said one hundred Acres of land should cause the same to be Marked staked out and Devided into Convenient Streetes & lands in such Manner as in the said Act is More pticulerly sett forth: And whereas severall Douts and dissputes have been Arisen Touching the words (the said Comissiors or the Major part of thm) whether A less number then Thirteen of the said Comissioners of eatch Respective County Aforesaid had power to Treat with the owners of the lands and to Alott Lay out and survey the one hundred Acres of land for the severall Townes ports And places aforesd Notwithstanding itt was in and by the said Act Intended the the sd Comissioners in eatch Respective County whin this province or Any five of them should Execute the

Lib. W. H. Authority in the s<sup>d</sup> Act prescribed by pretext whereof & the Great difficulty of Getting so Great A number of the Comissioners together by Reason of their Remotenesse of habitation the shortness of time And want of survey<sup>15</sup> And other Impediments the execution of the s<sup>d</sup> Act hath been Much Retarded Many of the s<sup>d</sup> Towns ports & places: As yett not purchased layd out or surveyed: And very few or none layd out into Lotts And Staked out as by the s<sup>d</sup> Act is Directed And the time for the doing thereof being now Elapsed soe Good and severall A Benefitt for the Advancement of the Trade of this province by the said Act intended is like to be wholly frustrated. For prevention Whereof and to the Intent the said Act may bee put into speedy execution The Deligates And Deputies of this p<sup>1</sup>sent Generall Assembly Doe Humbly pray

p. 263 that it may bee Enacted And be it Enacted By the Right Hono" the Lord Prop<sup>ry</sup> by and with the Advice & Consent And Authority aforesaid That forthwith after The end of this present sessions of Assembly the severall and Respective Sheriffes within this province shall Giue notice to the severall and Respective Comissioners of the severall & Respective Countyes in the said Act named That they and every of them doe Meet together at the severall and Respective County Courts within this province to bee held in the moneth of June next there to Agree And Consent what shall be most needfull to be done for the more effectuall prosecuting of the powers and Authoryties in and by the said Act Given them: And every Comissioner in the said Act named not Appearing att the day & place Aforesaid or not Makeing sufficient excuse by writing or otherwise to bee Approved of by the said Comissioners or the Major part of them the present for such absence shall be fined one thousand pounds of Tobacco: to be levyed of his or theire Goods and Chattells And to be disposed of by the Comissioners Afores<sup>d</sup> of the severall Counties Aforesaid for and Towards the payment of labourers that Carry the Chayne and Getting Stakes and Assisting in the Stakeing out the severall Lotts in the severall Townes places & ports Aforesaid or to such other vses & in such Manner & pportion Indifferently as to them shall seeme Meet Att which said Generall Meeting of the Comission's of the severall Countys aforesd shall be present the severall and Respective Sherriffe of the severall Counties Aforesd or their suffitient deputies; As Also the severall and Respective Deputy surveyours of the said severall Counties being therevnto by the Sheriffe alsoe sumoned as Aforesaid then And there to Receive such further orders and Directions as by the sd Comissioners then present shall bee ordayned; And In Case the sd Sheriffe or their

Deputies as afores<sup>d</sup> and deputy surveyours Aforesaid shall Lib, W. H. neglect or Refuse then and there to Appeare accordingly: Then they and every of them not Appearinge Or not having other Lawfull excuse As Aforesaid shall be fined one thousand pounds of tobacco to be levyed As Afores<sup>d</sup> for the vses Afores<sup>d</sup>

And Bee it ffurther Enacted by the Authoryty Aforesaid That the said Comissioners of the severall Counties aforesaid or soe many of them as shall be then and there preent at the said Generall Meeting hereinbefore Appointed shall and May & are hereby Authorized to Make such Rules and orders for the better performance of the Act Aforesd As to them shall seem meet & to inforce obedience to such Rules and orders; by such fines and punishments as to Them in their Discretion shall seem Requisitte: And to Remoue all obstracts which otherwise may hinder soe Good And profitable A work They p. 264 the said Commissioners or soe Many of them as shall be present at the said Generall Meeting shall and may and are hereby authorized to put this preent Act in execution According to their best Judgment and Directions & shall then if they see Cause Subdivide and Distribute themselues and appoint such and so many of the Comissioners in the said Act named as they shall thinke fitt being Inhabitants next or nearest adjoyning to Any the said Townes ports and places in the said Recited Act and in this present Act Mentioned to Attend the due execution of the said Act As May best Conduce to the Carrying on the publique service of The Countrey hereby Required And they or any fine of them shall and may & are hereby Authorized Appointed & enjoyned to Appoint such certayn dayes and places at or neare the severall towns ports and places in theire severall & Respective divisions of the Counties Aforesaid as they shall think fitt and to treat with the owners of the sd lands not yett Agreed for surveyed or Layd out And to lay out one hundred Acres of land in the severall Towns ports and places as well in the said Recited Act as in this present Supplementary Act mentioned and to Cause the same to be surveyed & layd out into Lotts: in such manner & forme As by the said Recited Act is Directed and they are also hereby Authorized to proceed Effectually as well in the finishing & Compleating the purchase and survey & laying into lotts as well all the severall townes ports & places in the said Recited Act named (The Town Appointed by the said Act att John Bowlings land at patuxent in Colvert County Aforesaid onely excepted) as also the severall And Respective Towns Ports & places within this Act perticulerly Mentioned persuing & following in all points and circumAnd be it ffurther Enacted That if the said Comissioners

what by the said Recited Act is prescribed: And the takers vp of the Severall Lotts in the severall Towns in this Act Mentioned Complying with the Rules in the said Recited Act Mentioned are to hold and injoy Their said severall Lotts in such Manner And vnder such Rent As in the said Recited Act Act is set forth:

by the Generall Meeting Afores' appointed to Act in their severall Divisions Aforesd or Any of them shall neglect or Refuse to Appeare att the times and places to be Appointed in their severall Divisions Aforesaid soe As through the Default of them or Any of them the Matters hereby And by p. 265 the said Recited Act bee delayed or hindred such person for Refusing or neglecting to Appeare as Aforesd not having A Reasonable Excuse for his Absence to be Allowed by the Comissioners Aforesd or Any fine of them shall for every such default be fined two hundred pounds of Tobacco to be leavyed of his or their Goods And Chattells to be dissposed of by the Aforesaid Comissioners or Any fine of them for the vses Aforesaid And if the severall sheriffes or theire Lawfull Deputies Aforesd or Any the deputy surveyors Aforesd be found negligent in their Duty herein they shall be fined att the Discretion of the said Comissioners or Any five of them and the fines to be levyed and disposed of to the vses intents and purposes before in this present Act mentioned And be it further Enacted by the Authority Aforesaid that the severall sheriffes shall execute such warrants and Impannell such Jurys as shall by the Comissioners Aforesaid or Any fiue of them Ordered to Issue Ex officio without Any fee or Reward for the same And the Deputy Surveyours aforesaid are to lay out the said lands and lotts aforesaid and to make A True Draught of the Towns streets and lotts therin And diliver the same to the Comissioners to be Recorded for the fee of thirty pounds of tobacco p Lott As in the said Recited Act is Directed at their perrill And the said Comission's or Any five of them Are heerby Impowered to Compell workmen Labourers And others to help to Carrey the Chayn to Cut stakes & Assist in the Measureing and staking out of the Ground of the said severall hundred Acres of Land att the towns ports And places in this and the said Recited Act Appointed And if such workmen Labourers or others Impressed or Comanded by the Comissioners Aforesaid shall Refuse to Assist in the Work Aforesaid hee or they soe Refusing shall be fined two hundred pounds of tobacco to be levyed on his Goods And Chattells for the vses Aforesaid And if Any person Returned

A Juror shall Att Any time heerafter Refuse or neglect to Lib. W. H. Appeare before the said Comissioners att the dayes And places aforesd to be Appointed or Appearing shall Refuse to serue as A Jury man such person soe Refusing or Neglecting shall be fined fiue hundred pounds of Tobacco To be leveyed as Aforesd for the vse Aforesaid And the said Comissioners or Any fiue of them according to their severall Divisions made Amongst themselves as aforesd are to Appoint such and so many persons in their severall Counties and Divisions Afores<sup>d</sup> As to them shall seem Meet to Keep the bookes of theire proceedings in the premises And in the execution of the said Act And entring the Lotts as to them shall seem Meet And Wheras severall debates & Differences have and May heerafter Arise win this province touching And Concerning the Proceedings of the said Comissioners in the severall and P. 266 Respective Counties within this province: or touching and Conserning their power and Authority in Agreeing Bargaining purchasing surveying & laying out the severall hundred Acres of land At the Towns ports and places in the said Recited Act mentioned or About the words in the said Act Recited (or the Major part of them:) by Reason the same was Done by A lesser number then thirteen: Be it Enacted by the power and Authority Aforesaid that what the said Comission's of Any the severall and Respective Counties within this province or Any fiue of them haue (in pursuance of the said Recited Act) Done ordayned and Acted in the Execution of the said Recited Act. The same is heerby Ratified & Confirmed as firme & valid in Law to All intents & purposes as if the same had been done ordayned And Acted by thirteen or A Greater Number Any thing in the said Recited Act to the contrary notwithstanding. And be it Enacted by the Authoryty Aforesaid That this and the said Recited Act shall in all things be A Rule Guide And Directions for the Comissioners of the severall Countyes Aforesaid or Any fiue of them or Any persons interested or heerafter to be interested in Any the said Lands and Lotts to proceed vpon in the purchasing laying out Dividing and Graunting the one hundred Acres of land beloing to Any the Townes ports & places in this Act perticulerly named and sett Down for Towns ports And places of Trade As Afores<sup>d</sup> And the psons taking vp lotts in the same: To all intents & purposes According to the true intent and Meaning of this And the said Recited Act, As if the same Townes ports And places in this Act Mentioned had been expressely named with the said other towns ports And places in the said Recited Act perticulerly sett Down And the said Towns Ports and places herein before Mentioned are hereby

Lib. W. H. ordayned to haue To haue the Like And Equall benefitt of the said Recited Act & every Article thereof as the said other Townes Ports & places in the said Recited Act Appointed Any Law Statute or vsage to the Contrary hereof in Any wise

Notwithstanding:
And Whereas his Lordspp The Right Honoble the Lord

proprieta<sup>ry</sup> And his father of Noble Memory haue been pleased to Incorporate the Inhabitants of the Citty of St Maries into A Comunity by the Name of A Mayor Recorder Aldermen and Comon Councell men and hath Graunted them severall priviledges & imunities by severall Charters In Confidence whereof p. 267 the said Citty hath been Long since Divided into Streets & lanes and severall the Inhabitants thereof Built vpon the same & had Graunts for land in the Citty Aforesaid But the said Recited Act having Appointed The said Citty of St Maries To be A Towne porte & place of Trade as Aforesaid And soe is become subject to severall the Rules and ordinances in the said Recited Act sett Downe & prescribed And in perticuler to have one hundred Acres within the said Citty layd out for A Towne And port aforesaid and to bee Divided into one hundred severall Lotts as Aforesaid which if strickly pursued Will Quite Alter and Destroy the whole scituation of the said Citty as the Same hath beene layd out and Builded vpon Taken vp And pattented as Aforesd And will Tend to the very Great Damage of the severall Inhabitants thereof and bee the occation of severall Debates & Dissputes About the severall Interests of the Inhabitants & other psons Concerned Therein which will not bee Easily Reconciled And the said Mayor Recorder Aldermen & Comon Councellmen of the said Citty having humbly be sought his Lordpp the Right Honble the Lord Proprietar to take theire Case & Condition into his Serious Consideration And to order such wayes And Meanes As May Tend to the preservation of the severall interests of the Inhabitants of the said Citty & Their Charter Aforesaid Wherevpon his Lorpp hath been Graciously pleased to Signifie his Good will And pleasure That his Lorpp is willing to have each Mans property in the said Citty of St Maries (as now it stands & is pattented & Built vpon as Aforesd) to be preserved And to Graunt soe much Land Contiguous to the said Citty As will make vp one hundred Lotts without Altering the streets Dwelling houses Markett place And other Lotts formerly by the Cittizens Aforesd Taken vp: As Aforesd Bee it Therfore Enacted By and with the Advice & Consent Aforesaid That the said scituation of the said City of St Maries as it is now Inhabited Together with the said Land By his Lordpp to be Added And Layd out for the Compleating the

said one hundred Lotts may bee the port Towne or place: of Lib. W. H. Trade by the said Recited Act intended Att the Citty of St Maries Notwithstanding the same Doe Comprehend More then one hundred Acres Any Thing in the said Recited Act to the Contrary Notwithstanding And whereas Also there Are several paynes & penaltyes fines and forfeitures in the said Recited Act Mentioned ffor severall offences Against the said Act Committed which fines & forfeitures Are therby To be paid one third part to the Lord Proprietary one third part to the Justices of each Respective County Court for the Time being for the vse And Benifitt of the Towne Adjacent And in the County where The said offence shall be Committed And p. 268. one third part to the Informer or him or them that shall sue for the same And noe provision made for the fines and forfeitures due for Any offence Committed Against the said Recited Act in the said Citty of St Maries and Towne there And the the said inhabitants of the Citty Aforesd being A Corporation & the only persons in Right Capable to Receive the Third part of the fines and forfeitures to become payable for Any offence done win the Citty Town And port Aforesaid in breach of the Act Aforesd Bee it Therfore Enacted That All fines paines penalties and forfeitures for Any offence done or Comitted in breach of the said Recited Act or Any part therof within the Citty Town and port of St Maries aforesd be one third part to the Lord Proprietary one third part to the Mayor Recorder Aldermen and Comon Councill men of the said Citty Town & port of S' Maries The other third part to the Informer or him or them that shall sue for the same as in & by the said Recited Act is ordained to the Lord Proprietary the Justices of the County Court And the Informer Any thing in the said Act to the Contrary Notwithstanding And be it Enacted by the Authority Aforesaid that the surveyour Generall of this province doe forthwth provide & put in And Appoint in the severall Counties within this province honest & scilfull Artists and deputy surveyours to lay out and survey The severall Towns ports And places Appointed by this And the said Recited Act and the severall streets and Lotts Aforesaid and duely to plott the same soe As for the want of such Artists And Deputies as Aforesaid The said Towns ports And places be not left vnsurveyed and layd out And in Default of such nomination and Appointment of such Artists and deputies Aforesaid the said Surveyor Generall shall be fined for every County soe vnsupplyed of such Deputy and for every Town there by that means not Layd out surveyed & layd out into Lotts and plotted as Aforesd Fiue Thousand pounds of Tobacco one halfe to the Lord Proprietary And the other halfe

Lib. W. H. to the Justices of the Respective County Courts for the vse of the Towne or Port by th' occasion not duely surveyed and layd out & plotted as Aforesaid And if the said Towne or port of the Citty of S' Maries shall by the like occasion or Meanes Happen to be neglected to be laid out & surveyed Divided & plotted as Aforesaid Then the Moytie of the said fine to be to the said Mayor Recorder Aldermen and Comon

p. 269 Councill men of the Citty of St Maries for the time being for the vse of The said Citty Towne and port Aforesaid: And bee it further Enacted That the said severall Towns ports & places in the said Recited Act and in this present Act Mentioned be purchased & Surveyed & Laid out in lotts Marked and Staked out plotted & entred in the severall books to be kept Touching the Same as by the said Recited Act is Directed appointed at or before the Twenty ninth Day of September next Coming

#### An Act Against Excessive Vsury

Bee it Enacted by the Right Honoble the Lord Proprietary off this prvince by and with the Advice and Consent of the vpper & Lower Houses of this prent Generall Assembly & the Authority of the same That noe pson nor psons w'soever within This prvince whether Inhabitant or forreigner vppon Any Contract shall ffrom & After The end of this preent sessions of Assembly take Directly or indirectly for Loane of Any Moneys wares Merchandizes or other Comodities whatsoever to bee paid in money aboue The value of six pounds for the forbearance of one Hundred pounds for one yeare And soe After that Rate for A Greater or lesser sume or ffor A longer or shorter time: nor shall Any person or persons whatsoever within this province as Afores<sup>d</sup> ffrom & After the time Aforesd Take Directly or indirectly ffor Loane of Any Tobaccoes Wares Merchandizes or other Comodities to bee paid in Tobaccoe or other Comodities of this province Aboue the value of eight pounds of Tobaccoe ffor the forbearance of one hundred pounds of Tobaccoe: And After that Rate in Any other Goods & Comodities: for one yeare & soe After the Rate ffor A Greater or Lesser sume or for A Longer or Shorter time: And that all Bonds Contracts & Assurances whatsoever Made after The time Aforesd for payment of Any principall Money: or Tobacco Goods or Comodityes Aforesaid: To bee Lent or Covenanted to be performed vpon or for Any vsury Wherevpon or whereby There shall bee Reserved or Taken Aboue the Rate of six pounds in the hundred in Money As Aforesaid And Aboue eight pounds in the hundred in Tobacco

or other Goods or Comodities as Aforesd shall bee vtterly Lib. W. H. voyd: And that all & every person & persons whatsoever which shall After the time Aforesaid vpon Any Contract to bee Made Take Accept or Recease by way or Meanes of any Corrupt Bargaine Loan Exchange Chevizance Shift or interest of any wares Merchandize or other thinge or things whatsoever or by Any deceitfull way or Meanes or by any Covin Engine or deceitfull Conveyance: for the forbearance or Givinge day of payment for one whole yeare of & for theire money Tobacco or Goods or Comodities Aforesaid Aboue the sume of money or quantyty of Tobacco Aforesaid for the forbearance Aforesaid: shall forfeit & loose for every such offence the Treble value of the Money Tobacco Goods Wares Merchandizes and other things soe lent Bargained sold exchanged and shifted as Aforesd The one half of the said ffine and for- p. 270 feiture To bee to the Right Honoble the Lord Propry and the other half To him or them that shall sue for the same in Any Court of Record within This province by Accon of Debt bill plaint or information in which no essoyne protection or wager of Law to bee Allowed This Act to Endure for three yeares or to the end of the next Generall Assembly which shall first Happen.

#### An Act for the Recording the Journall of the Lower House

Whereas it is Thought Good for the Benefitt & Inlightning of future Assemblyes: That a Record bee kept of all proceedings the shall pass in the Lower house of Assembly of this province Bee it Therefore Enacted by The Right Honoble the Lord prop<sup>ry</sup> of this province by and with the advice and Consent of the vpper and Lower houses of this p'sent Generall Assembly: That the Clarke of the Lower house of Assembly for the time being Transcribe the said Journall within two months after the Dissolution or prorogation of the said Assembly: and deliver the same Into the Secretaryes office: vpon the penalty of fine hundred pounds of Tobacco to the Lord Propry: And the Loss of his sallerry for his service in in the Assembly: The said fine And fforfeiture to bee Levied vpon the said Clerke by the Appointment of the Leiv' Generall or Governour of this province for the time being: That the said Journall as Aforesaid is not by the sd Clerk of the lower house delivered into the Secretaryes office As Aforesaid And it is hereby further enacted by the Authoryty aforesd That the secretary of this province for the time being shall bee Enjoyned To examine the secretaryes office Touching the

Lib. W. H. purport of this Act & make Sertificate to the Governour or Leivtenant Generall for the time being: That thereby the fine & fforfeiture afores<sup>d</sup> may the more duely be Levyed

## An Act For Appointing Court Dayes in Each Respective County within This province

To the Intent Court Dayes may bee Assertayned And that the Comissioners within theire Respective Counties may Know Justly when to attend: Bee it Enacted by the Right Hon, the Lord prop<sup>ty</sup> by & with the Advice and Consent of p. 271 the upper & lower houses of this present Generall Assembly That For the future St Maries: Baltemore: & Dorchester County Courts shall bee held the ffirst Tuesday in September, November: January: March: June for the orphants and the ffirst Tuesday in August for Ann Arundell: Charles: Sumersett & Cæcill Countyes The second Tuesday in September: November January: March: June: for the orphants: And the second Tuesday in August: ffor Talbott & Calvert Counties the Third Tuesday in September November January March June for the orphants. And the third Tuesday in August: ffor Kent County the fourth Tuesday in September November January March June for the orphans: & the fourth Tuesday in August: And bee it further Enacted by the Authoryty Aforesaid that every Comissioner that shall not Appeare And attend att such place Appointed for the Court To bee held att in his Respectiue County: Att the time Limitted And Appointed by the law shall bee fined Two Hundred pounds of Tobacco: for and Towards the Building of Pillory Stocks and Whiping post for the execution of Justice: or to bee dissposed off As the Court then sitting shall think ffitt vnless such Comissioner or Comissioners shall Make Lawfull Excuse to bee Allowed of by the Court: And for as much as it many times happens especially in the winter season That but Two or Three of the Comissioners doe Meet and Attend vpon the dayes sett & Appointed as Aforesd: Whereby all processe Made Returnable to that Court doe fall and Abate And the severall plaintiffs Are forced to sue out new writts: to the Great Charge And Delay of suitors Bee it Therefore Enacted by the Authority Aforesd That Any Two or Three of the Comissioners: whereof one to bee of the Quorum meeting as Aforesaid bee hereby ffully Authorized & Impowered to Adjourn the Court To some short tim after as shall seem to them Meete: And that no suit shall for want of A full Court fall or Abate but the same shall be continued vntill the next Court to bee held according to such Adjournment as aforesd And that

If the first day Appointed by this Act for the holding of the Lib. W. H. severall and Respective Courts: bee not time enough to doe the business in th' Court Depending: Then the Justices of such Court are hereby Impowered to Adjourne from day to day vntill such time as the Business Returnable Thatt Court shall bee finished And whereas there hath been sume scruples Arrisen by the Comissioners of the Respective County Courts whether they shall doe Any other business in every June Court in every Respective yeare then what was Conserning orphants: The True Intent & meaninge of this Act is: That the Comissioners of every Respective County Court May And ought to doe heare Judge & Determine Any Business Depending in the said Court at the same June Court Between Any persons w'soever As well as Relating to Any orphants Business

An Act for Reviving the Tempory Laws of this Province.

p. 272

Bee it Enacted by the Right Honble the Lord propry By & with the Advice & Consent of the vpper & lower houses of this p'sent Generall Assembly and the Authority of the same That one Act made att A Generall Assembly held att St Johns the seventeenth day of Aprill one thousand six hundred sixty & one Intituled An Act for Appointment of Certayne officers Excepting the Latter Clause thereof Relating to the Sheriffs which is not Revived one other Act Made the same Assembly Entituled An Act Conserning the height of ffences: one other Act made the same Assembly Entituled An Act for Conveyance of all Letters Concerning the State & publique Affaires: An other Act made att a Generall Assembly held Att St. Maries the ffifteenth day of September one Thousand six hundred sixty & Three: And There Continued vntill the Third day of october ffollowing And ffrom Thence Adjourned vntill the second Tuesday in September one Thousand six hundred sixty & floure Entituled An Act prohibiting Arrests vpon sabboth dayes and dayes of Generall Muster & Training One other Act made the same Assembly Entituled An Act for Amertments in the provinciall And County Courts: One other Act made the same Assembly Entituled An Act Against the Exportation of Wool & old Iron one other Act Made att A Generall Assembly held Att St Maries the tenth day of Aprill one Thousand six hundred sixty six Entituled An Act prohibiting Trade with the Indians ffor Any flesh Dead or Aliue Except Deer & wild flowle One other Act Made the same Assembly Entituled An Act prohibiting fforreinge

Lib. W. H. Ingrossers one other Act Made Att An Assembly begunn and held Att the Citty of St Maries the Thirteenth day of Aprill one thousand six hundred sixty & nine Entituled An Act ffor Limitation of Certayn Accons ffor Avoyding suits Att Law One other Act made the same Assembly Entituled An Act for providing sufficient ffreight & Carriage ffor the proper Goods & Comodities of his Lorpp: the Lord propry of this province And The Governour off this province for the time being One other Act made The same Assembly Entituled An Act what shall bee Good Evidence to proue fforreigne Debts: Another Act Made att A Generall Assembly held att St Maries the seven & Twentieth day of March one thousand six hundred seventy & one Entituled An Act Against Devulgers of false newes: one othere Act Made the same Assembly Entituled An Act Against hogg stealers one othere Act made the same Assembly Entituled An Act for providing A standard with English weights & Measures in the severall & Respective Counties within this Province One other Act Made the same Assembly Entituled An Act prohibiting the Importation of all horses Mares Geldings: or Colts into this province one other Act Made Att A Generall Assembly held Att St Maries the Tenth day of october one Thousand six hundred Seventy & one Entituled An Act for the Explanation

p. 273 of one Clause in An Act Entituled An Act prohibiting the Importation of all horses Mares Geldings or Colts Into this province with An Addicon And Amendment therin one other Act Made the Same Assembly Entituled An Act for Marking high wayes & making the heads of Rivers Creeks Branches & Swamps passable for horse And foote: one othere Act Made the same Assembly Entituled An Act for stey of Execucons After Aprill Court One Act Made Att A Generall Assembly held att St Maryes the Thirteenth day of Aprill 1674 Entituled An Act Concerning the Impannelling the Grand Inquest in the severall Counties within this province one other Act Made the same Assembly Entituled An Act ffor the Surveyor Generalls ffees with Addicon of ffees vpon Resurveyes & for Leveying The same one other Act Made the same Assembly Entituled An Act Concerning those Servants that have Bastards One other Act Made the same Assembly Entituled An Act Against Burners of fences One other Act Made the same Assembly Entituled An Act prohibiting All Masters of Shipps or vessells or Any other persons from Transporting or Conveying Away Any person or persons out of this province without passes: One other Act Made Att A Generall Assembly held Att St Maries the Twelfth day of febuary 1674: entituled An Act Touching what shall bee Allowed to Grand

Juryes That Are sumoned Twice A yeare out of the Body of Lib. W. H. the p'vince to Attend provinciall Courts: One other Act Made att A Generall Assembly held Att the Citty of St Maries the fifteenth day of May: 1676: Entituled An Act for secureing Merchants and others Tobacco After they have Received it: one other Act Made the same Assembly: Entituled An Act for the seazure of Tobacco by the Sheriffes: one other Act Made the same Assembly Entituled An Act for the publication of Marriages: one other Act Made the same Assembly Entituled An Act Relating To servants & slaues: one other Act Made the same Assembly Entituled An Act Touching Coopers & gage of Tobacco hogsheads one other Act Made the same Assembly: Entituled An Act for the Easment of the Inhabitants of this p'vince in suits att Law for small Debts: one other Act Made the same Assembly Entituled An Act for the Cunstables Taking the List of Taxables one other Act Made the same Assembly Entituled An Act Against the Importation of Convicted persons into this province: one other Act made the same Assembly Entituled An Act for secureing Creditors: one other Act Made Att A Generall Assembly held Att St Maries The Twentieth day of october one Thousand six hundred seventy & Eight Entituled An Act for Regulating Ordinaries & limitting the Number of them within this province: One other Act Made the same Assembly Entituled An Act for Election of Sheriffs: one other Act made the same Assembly Entituled An Act for the better Administration of Justice in the County Courts of this province: one other Act Made The same Assembly Entituled An Act for Appeale And Regulating Writts of error: one other Act made the same p. 274 Assembly entituled An Act for Keeping A Register of Births marriages And Burialls in each Respective County within this province: one other Act made the same Assembly Entituled An Act Imposing penalty on all such who shall Disspose Tobacco seized or Receaved by the Sheriffe & others: one other Act Made att An Assembly Begunn and held the sixteenth day of August one thousand six hundred eighty one Entituled An Act for & Regulating the Malitia of this prvince for the better securyty and defence Thereof One other Act made the same Assembly Entituled An Act for the better Aministr<sup>rn</sup> of Justice in probate of wills Granting Administrations Recovery of Legacies and securing filiall portions: one other Act made the same Assembly entituled An Act for the more speedy Bringing to Tryall & suppressing Criminalls and Limitting theire Punishment for Certaine offences when proscecuted in the County Courts: one other Act made the same Assembly Entituled An Act for preventing vexatious and

first Happen

Lib. W. H. vnnessesary suits att Law One other Act made the same Assembly Entituled An Act Restrayning The Exportation of Leather and Raw Hides Deer & elk skins out of this province for the Encouragement of Tanners & shoomakers one other Act made Att A Generall Assembly held att the Citty of St Maries The Twelfth day of november 1681 Entituled An Act Against Ingrossers and Regraters: one other Act made att A Generall Assembly begunn & held Att the Citty of St Maries the fiue and Twentieth day of Aprill: 1682 Entituled An Act for Encouragement of Tillage and Raising provisions ffor Advancement of Trade within this province one other Act made the same Assembly Entituled An Act Limitting The expences of the Comissioners of the County Courts of this province one other Act Made the same Assembly Entituled An Act for Ascertaining what Damages shall bee Allowed vpon protested Bills of Exchange one other Act Made this present sessions of Assembly begunn and held Att the Ridge in Ann Arundle County the second day of october In the yeare of o' Lord 1683 Entituled An Act ffor Regulating the Tares & Abuses in Tobacco hoggsheads one other Act made at the same time Entituled An Act Limitting The Extent of p. 275 Attachments And provided what shall bee levyed on Attachments and execucons: The same And every of them Bee and are hereby Revived and Continued to stand in ffull fforce

#### Private Acts Made This Assembly

And vertue for and During the Terme of Three yeares or to the end of the next sessions of Generall Assembly which shall

An Act for the naturalizacon of Nicholas Verbrack An Act for Naturalizacon of Peter Bayard Arnoldas De-La-Grange Peter Sleyter & Jasper Dauncres An Act for the Naturalizacon of Jacob Seth

And Therefore Wee Command you that all these Lawes and Every perticuler thinge Therein Conteyned att yo' next County Court or Any other Convenient place within yo' County you Cause to bee Proclaimed And firmly kept Wittnes our Selfe Att our Said Citty of S' Maries The 26 day of Aprill 1684

### ACTS

PASSED AT A SESSION OF THE

# GENERAL ASSEMBLY OF MARYLAND,

October 26, 1686.

CHARLES, LORD BALTIMORE, *Proprietary*.

HENRY DARNALL, Keeper of the Great Seal. ·

 Charles Absolute Lord & prop<sup>ry</sup> of the Province of Mary-Lib. W. H. land & Avalon Lord Baron of Baltemore &c. To the Sheriffe p. 275 of Ann Arrundell County Greeting Whereas by Advice & consent of the ffree men of o<sup>r</sup> said province of Maryland & of their deputies & delagates in a Certaine Assembly held att o<sup>r</sup> Citty of S<sup>t</sup> Maries the 26<sup>th</sup> day of October in the Eleauenth Yeare of o<sup>r</sup> dominion of the said Lord Baltemore &<sup>c</sup> Annoq domini 1686 We haue made Enacted ordeyned seuerall Acts & Lawes following Viz<sup>t</sup>

An Act for the Payment and Assessm<sup>t</sup> of the publice Charge of this Prouince

Whereas there hath been four hundred & forty six Thousand two Hundred forty Eight pounds of Tobaccoe laid out and disbursed by the Vpper & Lower Houses of this prsent Generall Assembly & by seuerall other the good people of p. 276. this province for the publique good of the same & to the intent the same may be sattisfied and paid to those persons to whome the same is due Be it therefore Enacted by the Right Honoble the Lord Propty by & with the Advice & consent of the Vpper & Lower Houses of this prsent Genril Assembly And the Authority of the same th' the said sume of four Hundred & forty six Thousand two Hundred forty Eight pounds of Tobaccoe to be paid in manner & forme as is hereafter Expressed (That is to say) To Cornelius Murline of Talbott County One Hundred & fifty pounds of Tobaccoe To John Edmondson seaven Hundred & fifty pounds of Tobaccoe To Major Peter Sayer Seaven Hundred pounds of Tobaccoe To Coll Wm Colebourne of Somersett County Thirteen Hundred & thirty pounds of Tobaccoe. To John Tounsend one Thousand pounds of Tobaccoe. To John Cellam fiue Hundred pounds of Tobacco To James Round ffour Hundred pounds of Tobaccoe. To John Tailour Robert Smith Teage Quilline & James Tousend each pson ninety pounds of Tobaccoe To the said John Tailour more one Hundred pounds of Tobaccoe. To Thomas Lytfoott flour hundred pounds of Tobaccoe. To Maj Nicholas Gassaway Three Hundred Eighty four pounds of Tobaccoe. To Wm Rosewell Two Thousand Two Hundred seauenty eight pounds of Tobaccoe. To Capt William Peirce of Cæcill County one Thousand & twenty pounds of Tobaccoe

Lib. W. H. To W<sup>m</sup> Nowell two hundred pounds of Tobaccoe. To Michaell Tawney six Thousand six hundred & ninety pounds of Tobaccoe. To Joshua doyne six Thousand four hundred seauenty one pounds of Tobaccoe. To Thomas Pue the Post Twelue Thousand pounds of Tobaccoe. To Thomas ffoster of S<sup>t</sup> Maries County sixteen Hundred pounds of Tobaccoe. To Samuell of Sumersett County fiue Thousand Two Hundred & twenty pounds of Tobaccoe. To M<sup>t</sup> Thomas Burford Attorney Gen<sup>til</sup> one Thousand pounds of Tobaccoe. To Thomas Casey sixteen Hundred pounds of Tobaccoe. To

W<sup>m</sup> Tailor a Lame pson sixteen Hundred pounds of Tobaccoe. p. 277 To Coll Wm Burges fifteen Hundred pounds of Tobaccoe To Coll Tho: Tailor fourteen hundred thirty fine pounds of Tobaccoe To Robert Procter Thirteen Hundred Thirty pounds of Tobaccoe. To Co<sup>11</sup> W<sup>m</sup> Stevens fiue Thousand Two Hundred pounds of Tobaccoe. To Co<sup>11</sup> W<sup>m</sup> Colebourne more fifteene hundred pounds of Tobaccoe. To Edmund Purder Nineteene Hundred & forty pounds of Tobaccoe To Thomas Burford of Ann-Arrundell County Two Hundred & Tenn pounds of Tobaccoe. To James Phillips of Baltemore County fiue Hundred sixty Eight pounds of Tobaccoe. To Stephen ffrancis fiue Hundred & fifty pounds of Tobaccoe. To Robert doyne six Thousand Eight Hundred & Eighty pounds of Tobaccoe. To Coll George Wells Three Thousand ffour Hundred & seaventy pounds of Tobaccoe. To John Walstone of Baltemore County One Hundred & Eight pounds of Tobaccoe. To James Banister To Thomas Card To James Cassews Nathaniell Andrews all of Baltemore County To each of them ninety pounds of Tobaccoe. To Joseph Sanders ninety pounds of Tobaccoe. To Johanna Goldsmith flour Hundred Pounds of Tobaccoe. To Samvell Brandt sixty pounds of Tobaccoe. To W<sup>m</sup> Osborne Two Hundred & forty pounds of Tobaccoe. To Andrew Hopkins Two Hundred & Eighty pounds of Tobaccoe. To John Corington flour hundred pounds of Tobaccoe. To John Tailour of Dorchester County Gent. Two Thousand four Hundred thirty fine pounds of Tobaccoe. To John Parsons drumer six Thousand pounds of Tobaccoe. To Edward Stephens of dorchester County one hundred & Eighty pounds of Tobaccoe. To Coll Henry Darnell Thirteen Hundred & fifty pounds of Tobaccoe. To Major Peter Soyer more Three Hundred & tenn pounds of Tobaccoe. To Clement Hill Esqr Two Thousand fiue Hundred pounds of Tobaccoe To Mr Richard Gardner Two Thousand five Hundred pounds of Tobaccoe To Mr Anthony Vnderwood seaven Thousand fiue Hundred pounds of Tobaccoe To W<sup>m</sup> Dent six Thousand pounds of Tobaccoe.

To Tho: Grunwine Three Thousand fine Hundred pounds of Lib. W. H. Tobaccoe. To Wm Taylour Three Thousand fine Hundred pounds of Tobaccoe. To Anthony Evans sixteen Hundred pounds of Tobaccoe. To James Ricketts Eight Hundred pounds of Tobaccoe. To James Cullen four Thousand fiue p. 278 Hundred pounds of Tobaccoe. To James Cullen for the Estate of Mark Cordia six Hundred & forty pounds of Tobaccoe. To Coll Henry Darnall more Nine Thousand Two Hundred thirty pounds of Tobaccoe. To John Anderson four Thousand pounds of Tobaccoe. To M' Daniell Clark fifteen Hundred pounds of Tobaccoe. To Symon Perch of S' Maries County sixteen Hundred Pounds of Tobaccoe. To Gilbert Clarke fiue Thousand four Hundred pounds of Tobaccoe. To Wm Nutthead Printer five Thousand five Hundred & fifty pounds of Tobaccoe. To John Evans the Cryer Two Thousand one Hundred twenty two pounds of Tobaccoe. Richard Benton one Hundred pounds of Tobaccoe. Edward Boothby Three Thousand pounds of Tobaccoe. To Thomas Grunwine more fiue Hundred pounds of Tobaccoe. To Nicholas Hackett one Thousand pounds of Tobaccoe. To James Yore fiue Hundred & fifty pounds of Tobaccoe. To Hugh Hopewell Senj Three Thousand seauen Hundred ninety one pounds of Tobaccoe. To Joseph Edloe of Petuxent fiue Thousand six Hundred & thirteene pounds of Tobaccoe. To Nicholas Hackett first allowance Three Thousand fiue Hundred pounds of Tobaccoe. To George Lingan Two Hundred & Eighty pounds of Tobaccoe. To the Sheriffe of Ann Arrundell County seauen Hundred & twenty pounds of Tobaccoe To the sheriffe of Baltemore County seaven Hundred & twenty pounds of Tobaccoe. To the Sheriffe of Cæcill County seaven Hundred & twenty pounds of Tobaccoe. To the Sheriffe of Kent County seauen Hundred & twenty pounds of Tobaccoe. To the Sheriffe of Dorchester County Seaven Hundred & twenty pounds of Tobaccoe. To the Sheriffe of Talbott County seaven Hundred & twenty pounds of Tobaccoe. To the sheriffe of Sumersett County seauen Hundred & twenty pounds of Tobaccoe. To John LLewellin Twelue Thousand pounds of Tobaccoe. To John Baker Ninety six Thousand four Hundred forty two pounds of Tobaccoe To Robert Gelly Twenty Thousand fine Hundred p. 279 & seaven pounds of Tobaccoe. To Coll Wm Colebourne for Indian Expences at Tho: Beales house, two Hundred pounds of Tobaccoe. To Garrett Vansweringen forty six Thousand seven Hundred twenty seuen pounds of Tobaccoe To Phillip Lynes forty two Thousand Eight Hundred & six pounds of Tobaccoe To Christopher Nutter Two Thousand pounds of

Lib. W. H. Tobaccoe To Edmund Dennis ffour Hundred sixty Eight pounds of Tobaccoe To Phillip Lynes more flour Thousand Eight Hundred seventy two pounds of Tobaccoe. To Maj-Thomas Taylour Thirteen Hundred & fifteene pounds of Tobaccoe. And whereas there is before in this Act menconed seven Hundred & twenty pounds of Tobaccoe to be paid to each of the severall Sheriffs of Ann Arrundell Baltemore Kent Cæcill Talbott Dorchester & Somersett Counties—It is the true intent & meaning of this Act the the same is intended towards payment of a Boate & one hand of each County that Attended vpon the delegates & representatives of the said Countyes To this p'sent Generall Assembly & further that there be paid & satisfied to the severall Sheriffs in this province for their Sallery for Colecting the sume of four Hundred & fiue Thousand six Hundred & Eighty pounds of Tobaccoe. The sume of fforty Thousand fine Hundred sixty Eight pounds of Tobaccoe. And be it further Enacted by the Advice consent & Authority aforesaid that the aforesaid sume of Tobaccoe Amounting in the whole to the sume of flour Hundred fforty six Thousand Two Hundred forty Eight pounds of Tobaccoe. to be leavyed & Assessed by an Equal assessment vpon the psons & Estates of the Inhabitants of this Province & be paid to the severall persons to whome the same is due according to the Accompts disbursemts & necessary charges of this Province weh have been Examined stated & allowed by the vpper & Lower Houses of this p'sent Gen'all Assembly any Law Custome or statute to the contrary in any wise Notwithstanding

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# A Further Additionall Act to the act for Aduancement of Trade and to the Supplementary Act to the same

Whereas by an Act Lately made at a Gen'all Assembly begune & held att the Ridge in Ann Arrundell County the second day of October in the yeare of o' Lord God One Thousand six Hundred Eighty & three Entituled An Act for Advancem' of Trade and by one other Act made the same assembly held at the Citty of S' Maries the four & twenteth day of Aprill in the yeare of o' Lord one thousand six Hundred Eighty & four Entituled an Additionall & supplementary Act to the Act for advancem' of Trade It was Enacted that the severall respective Townes Ports & places in the said Acts menconed should be ports & places where all Shipps & Vessells tradeing into this Province should valide & put on shore and sell barter & trafique all goods wares & comodities that

should be imported into this province & likewise That all Lib. W. H. Tobaccoes wares & Marchantdizes of the growth produccon & manufacture of this Province intended to be sold here or transported out of this Province should for that end and intent be brought to the said ports & places as by the said Acts relacon respectively being therevnto had & made more fully and at Large it doth & may appear and whereas severall of those Townes ports or places in the said two seuerall Acts menconed haue been by experience found to be very ill scituated haueing noe convenient landings or passable wayes in the winter season for the bringing Tobaccoes & other wares & m'chantdizes to the same whereby many psons otherwise very desireous to build haue been much discouraged to seate themselues in suuch Townes & ports & seuerall other places p. 281 in many Counties haue by the Inhabitants thereof been much pitched vpon for more comodious places and more conveniently furnished with all requisites fitt for Townes of Trade & comerce weh were they Erected into Townes & ports would highly conduce to the carrying & bringing euen to perfeccon soe great & good a worke as by the Act before recited was intended to the end therefore th' all possible Encouragem' may be giuen to a vigerous prosecucon of an affaire soe highly importing the Honor & Wellfaire of this province the deligates of this Gen'all Assembly doe pray that it may be Enacted. And be it Enacted by the Right honorble the Lord Propry by & with the advice & consent of the vpper & lower houses of this preent Genrall Assembly and the Authority of the same that the Townes ports & places herein after perticularly menconed be & are hereby aded & made ports & places equall with the other Townes formerly by the acts aforesaid or either of them made & appointed where all shipps & Vessells tradeing into this Province shall vnlade & put on shore & sell barter & trafique away where all tobaccoe good wares & Marchantdizes the shall be imported into this Province & likewise of the growth producon & manufacture of this Province intended to be sold here or transported out of this province shall be for that End & intent brought to the said port & places (That is to say) in the County of St Maries at piles fresh on both sides of the said fresh on the Land of Mr Joseph Pile and Thomas Sympson in Kent County a Towne port or place at Swan Creeke on the plantacon & land of Wm Stanly To be called Millford Towne in Calvert County one other Towne port or place att Harvey Towne and the land adjacent there in Charles County one Towne port or place at lower Cedar poynt in Pukewaxen hundred on or neere the land late of M' James Tire deceased and one other at dangves point in

Lib. W. H. Mattawomen or St Thomas Creeke in Baltemore County at Towne port or place in Sposuty Creek on the land formerly

p. 282 Mr John Colletts now in possession of John Mould and the Land adjacant and one other in Gunpowder Riuer vpon the point comonly called Westburies Point. In Tabott County a port Towne or place at or neer the Con House vpon the land of James downes & the land adjacent to be called Yorke. In the County of Somersett a Towne or port att Snow hill on the land formerly belonging to Henry Bishop and last to Ann Bishop his Widdow and one other in Arnold Erzyes land & the land adjacent att Oyster Neck att the mouth of Monokin, and the all persons that have already built vpon the said land called Snow Hill shall Enjoy their lotts as fully firmely & effectually as any other builders vpon Lotts in any other Townes paying for the same as others doe. In dorchester County one in little Choptanck River att Nicholas Maryes poynt, to be called Islington and one other in Hunger River on the East side of the said Riuer on Andrew Fusleyes Neck to be called Bristoll and in the County of Cæcill one Towne port or place in Elk Riuer att a place called Cæcill Towne at the mouth of Bohemia River and that the Comission in the said Act for Advancemt of Trade Nominated or any fine of them shall & are hereby impowered to have As full & ample Authority not onely as to the purchaseing & surveying laying & stakeing out Lotts but as to the doeing & performeing of all and every other thing & things whatsoeuer relateing to the new Townes herein menconed as they had have or were intended to have had by the aforesaid two seuerall Acts or either of them in relacon To those Townes in the said former Acts menconed. To all Intents & purposes whatsoever and the the sd Comission<sup>15</sup> in the said Act for Advancem<sup>1</sup> of trade for each respective County nominated or any fiue of them are hereby Impowred & Enjoyned some time before the twenty fifth day of March now next Ensueing to meete togeather Vpon the respective lands & places before in this Act before menconed to be new added Townes or at some other place neere the same & to lay out 100 A: of land in the severall places respectively for Townes in this p'sent menconed Act & to cause the same to be laid out into lotts in such manner & forme as by the said first recited Act is directed persueing & following in all points

P. 283 and Circumstances the rules & orders in the said two recited Acts præscribed (vnless otherwise provided agt in this present Act. And be it further Enacted by the Authority aforesaid that the takeing vp of the severall Lotts in each respective Towne in this present act menconed complying with the gentall rules prescribed in the aforesaid Acts & building vpon such

Lotts according to the direcons of the former recited Acts Lib. W. H. before the last day of August web shall be in the yeare one thousand six hundred Eighty & Eight are hereby invested web a like Estate in their severall respectue Lotts & shall hold & enjoy the same to them & theire heires in such manner & vnder the like rents as the other Lotts in those ports & Townes in the former Acts are held or menconed to be held & Enjoyed and now in tender consideracon of the prinisses haueing Especiall reguard to the present in Capassity of many the Inhabitants of this Province as to a plenary compliance

wth all particulars required by the former Acts.

Be it therefore further Enacted by the Right Honorble the Lord Prop<sup>ty</sup> by & with the advice & consent of the vpper & lower houses of this preent Genrall Assembly and the Authority of the same that from & after the publicacon of this prent Act of Assembly vntill the last day of August in the yeare of or Lord one thousand six hundred Eighty & Eight & no longer it shall & may be lawfull for any pson or psons whatsoever Inhabitants or others liveing or resideing in this province by any meanes or wayes whatsoeuer to carry or transport their Tobaccoe or other goods of the growth of this Province to any port or place allowed by this & the aforesaid Acts as Townes & other places of trade and there onely enter with the Officer of such Towne for that purpose by his Lord<sup>pps</sup> or deputie Leivtents appointed or to be appointed & a particular accotts from him to take weh said Officer is hereby enjoyned by himselfe or some suffitient Deputie to give his due attendance at Request to give to such pson soe bringing the same a Certificate vnder his hand th' such Tobaccoes goods and Marchantdizes either in hhdds or bulke were brought & entered to and att such Towne or port & in default of such respectue Officer not giveing his due attendance & not complying wth his dutie according to the tennor of this Act that every such Officer shall pay & forfeite to the party greiued the sume of one Thousand pounds of Tobaccoe for every such default to p. 284 be recovered in any of his Lopps Cott of Record in this Province and that pson or psons shipping of or Exporting or coveying by sloope or Cart or rolling any tobaccoes or other comodities of the growth produccon or manufacture of this province out of the same province without haueing first brought & entered the same to & att some Towne or port & obteyned Cirtificate of the officer aforesaid shall for every such default forfeite & pay for every hogshead of tobaccoe soe shipped of or exported without entry thereof the sume of forty shillings sterling & soe after the same rate for a greater or lesser quantity in bulke & the like sume of forty shillings

Lib. W. H. for the value of a hogshead of Tobaccoe in other goods wares & marchantdizes to be recovered by accon of debt bill plaint or informacon in any Cott of this Province one third part thereof to his Lord pp the Lord Propry one third part to & for the benefitt of the Towne next adjacent to the house habitacon or plantacon of the owner of such Tobaccoes or other goods, and the other third pt to the informer or him or them that shall seize or sue for the same wherein noe Essoyne protecon or wager of Law to be allowed any thing matter or clause whatsoeuer herein or in the aforesaid two seuerall Acts before menconed to the contrary thereof in any wise notwithstanding And it is further Enacted that the person or persons soe bringing the Tobaccoe & goods to such port in case the officer cannot in the sloope number the Hogsheads or find out the quantity or quality of such goods wares & marchantdizes soe brought as aforesaid without takeing some part thereof out th' then soe much thereof shall be vnladen as will bring the rest to his sight & veiw. And it is also further Enacted tht such Officer for such Entry & certificate as aforesaid shall receive & have three pence sterling or three pounds of Tobaccoe p Hogshead in Casque or the like quantity in Bulke and after the same rate for other goods & wares Merchantdizes to be paid by the Shipper of or Exported of the Tobaccoe goods & Marchantdizes aforesaid. And be it further Enacted by the Lord Prop<sup>ry</sup> by & with the advice & consent of the vper & lower Houses of this p'sent gen'all Assembly and the Authority of the same tht from & after the said last day of August in the yeare of or Lord one Thousand six Hun-

p. 285 dred Eighty & Eight all & every pson or psons whatsoeuer Inhabitants onely or Taxables of this Province Transport or convey to some port or place Authorized for a Towne all Tobaccoes & other comodities of the growth of this Province. Intended to be transported (Except as hereafter is Excepted) & put the same into House or Houses or Stores for that purpose built or to be built in order to be there sould and from thence onely shipped of & from noe other place whatsoeuer and further that all & euery pson or psons whatsoeuer the shall after the last day of August which shall be in the yeare of o' Lord One Thousand six Hundred Eighty & Eight shipp of Export or convey out of this Province by any wayes or meanes whatsoeuer any Tobaccoe or other goods wares or M'chantdizes of the growth producon or manufacture thereof without haueing first landed & housed the same in some port or Towne appointed for trade & takeing a Certificate of such , landing & houseing vnder the hand of the Officer of the Towne for the time being shall forfeite & pay forty shillings

sterling for every hogshead of Tobaccoe soe shipped of Lib. W. H. Exported or conveyed out of this province and soe after the same rate for a greater or lesser quantity in bulk or for the Vallue of a hogshead of Tobaccoe in other goods wares & Merchantdizes to be recovered & payed to such vses & in such manner as before is appointed & whereas the weighing Tobaccoe & other comodities wth Stylyards heitherto Vsed is a certaine abuse not onely to the people of this province but to the traders of the same.

Be it therefore Enacted by the Authority aforesaid that from & after the last day of August One thousand six hundred Eighty & Eight noe Stylyards shall be vsed for the waying any Tobaccoes wares or Merchantdizes Exceeding the waight of one hundred pounds in any of the Townes ports or places authorized for Townes but shall be wayed by weights & scales and to th' end the Justices of each respective County Cort are hereby enjoyned forthwith to send for & procure at the charge of each respective County to be assessed in the County levaie substantiall scales & lawfull weights weighing vpwards of Seven Hundred pownds weight win three moueable posts to be carryed from place to place in the Towne soe th' the same Justices have the same ready in Each respective p. 286 Towne within each County on or before the said last day of August 1688 and in default thereof the said Justices of each respective County Cort shall forfeite & pay for every such weights & scales wanting for each respective Towne in each County the sume of ffiue hundred pounds of tobaccoe one halfe thereof to the Lord Propty & the other halfe thereof to him or them the shall sue for the same in any Cort of Record whin this Province and the said weights & scales to be kept by the Officer of each Towne who is to haue & receive for each draught therein Weighed the sume of one penny Sterling or one pound of Tobaccoe to paid by them th' shall bring the same. And be it further Enacted by the Authority aforesaid the noe bill plaint informacon or suite be brought in any of his Lordpps Courts of this Province for or by reason of any breach heretofe comitted agt the aforesaid Acts but the all & all manner of breaches thereof be & are hereby released & forgiuen and the the Comission's for Townes now liveing in Each respective County or any five of them in case any Towne or port hereby nominated shall be soe remoate from the habitacons of fiue Comission the they cannot conveniently be & goe vpon the same ports or Townes to Execute this Act that then & in such case the said Comission named in the said first recited Act or any five of them are hereby impowred to nominate & appoint such other able & discreete psons as

Lib. W. H. to them shall seeme meete to be Comission<sup>15</sup> togeather w<sup>th</sup> the other Comission<sup>15</sup> to Execute this p<sup>1</sup>sent Act w<sup>ch</sup> said Comission<sup>15</sup> soe by them appointed not exceeding the number of fine shall have the same power & authority Equall w<sup>th</sup> such other Comission<sup>15</sup> nominated in the said first recited Act to all intents & purposes w<sup>1</sup>soever provided th<sup>1</sup> after the said first day of August 1688. nothing in this Act shall be construed, That pipe staues timber or other such like lumber shall be housed in the Towne houses or store houses as Tobaccoes & other

p. 287 goods & Merchantdizes before menconed are to be but onely to be vnladen & landed & Certificate therefore given as aforesaid And further be it Enacted th' all Lotts th' shall not be taken vp in any towne place or port either in this or the other two former Acts named before the end of fine yeares from the comencemt of the first recited Act shall revert to the first owner or owners of the said land to be in the same Estate as he or they were seised or possessed of at the time the same was sould but notwithstanding shall be deemed & reputed as Towne lands & haue hold & Enjoy the same liberties privilidges & imunities as any other lotts the haue or shall be built vpon provided Nevertheless the such owner or owners of such vntaken vp lotts at any time within fine yeares after the expiracon of the said last menconed fine yeares vpon tender of any pson or psons of double the value of the first purchase of a Lott in such Towne & of the charges of first takeing vp the same shall not refuse but shall accept the same in full satisfacon of such lott & th' such owner or owners shall therevpon at the costs & charges of such taker vp make good & suffitient assureance to such taker vp & his heires & vpon refusall of the same the pson tendering the same & his Heires shall be from thenceforth invested settled & seized of & in the same lott in as ample manner as if he had taken the same vp in due & lawfull time & likewise if any impediment shall be in such owner or owners the they cannott make legall assureance by reason of Coverture non sane memoriæ non age or otherwise tht then such taker vp shall be settled seized & invested in the said lott or lotts to him & his heires as if duely takeing vp as aforesaid paying to the said owner or owners double as before is menconed such takers vp still following the directions in building or otherwise of this & the two former Acts herein before recited And be it by the Authority aforesaid Enacted the the seuerall Townes hereafter named & by the said former Acts made places & Townes for trade but now being found by Experience to be places noe wayes fitting or convenient for the same Vizt the Towne on Morgans Land formerly called Barrows towards the head of

Pocomoke, in Dorchester County now comonly called Dor-Lib. W. H. chester, on Morgans land neere the head of ffishing Creek in little Choptanck the Towne in Baltemore County in Middle River on the land of Cornowalls or Loakins, and the Towne p. 288 on stumpt neck neer Chingemuxen on the land late of Mr Reddishare by & with the Authority aforesaid hereby declared to be anulled & Vntowned & forever after to be & remaine vnto the former respective owner or owners their heires & assignes for euer in such plight & condicon of Estate as they were before the making of the said former Acts as if such Act or Acts or either of them had neuer been made 7 And lastly be it Enacted the the aforesaid two severall Acts & every clause matter or thing in the same conteyned (not altered by this p'sent Act) shall stand & be in as full force & virtue as the same ever was before the makeing hereof provided allwayes & itt is the true intent & meaning hereof th' all Tobaccoes of the growth of this Province & other comodities brought to the seuerall Ports & Townes in this & the foremenconed two Acts in this bill recited to be sold shipped of or Exported as aforesaid & weh are to be for the purpose weighed shall be weighed by the Towne scales onely & not otherwise vnder the paine and penalty of the forfiture of Tenn shillings sterling for every hogshead of Tobaccoe or the vallue of a hogshead of Tobaccoe in other goods & comodities brought to the Townes & Ports aforesaid for the End & purpose aforesaid and not weighed at the Towne scales as aforesaid one halfe thereof to the Right Honorble the Lord Propry and the other halfe to the Officer appointed in such Towne or Port to keep the said Scales.

## An Act for Reviueing the Temporary Lawes of this Province

Be it Enacted by the Right Hon<sup>rble</sup> the Lord Prop<sup>ry</sup> by & with the Advice & consent of the vper & lower houses of this Generall Assembly and the Authority of the same That one Act at a Gen'all Assembly held at S' Johns the seuenth day of p. 289 Aprill 1661 Entituled an Act concerning the hight of fences one other Act made the same Assembly Entituled an Act for Conveyance of all Letters concerning the state & publique affaires one other Act made at a Gen'all Assembly held at S' Maries the fifteenth day of Septemb' 1663 & there continued vntill the third day of October following & from thence adjurnd vntill the second Tuesday in Septemb' 1664. Entituled an Act prohibiting arrests vpon Saboath dayes & dayes

Lib. W. H. of Gen'all Muster & Training. one other Act made the same Assembly Entituled an Act for Amercm<sup>15</sup> in the Provincall & County Corts one other Act made at a Gen'all Assembly held at St Maries the tenth day of Aprill 1666 Entituled an Act prohibiting forreigne Ingrosers one other Act made at an Assembly began & held at the Citty of S' Maries the thirtienth day of Aprill 1669 Entituled an Act for limitacon of Certaine Accons for avoiding suits at law one other Act made the same Assembly Entituled an Act for provideing suffitient fraight & carruage for the proper goods & comodities of his Lopps the Lord Proprity of this Province & the Goutners of this province for the time being. one other Act made the same Assembly Entituled an Act what shall be good Evidence to proue foreigne debts. an other Act made at a Gen'all Assembly held at St Maries the seven & twenteth day of March 1671 Entituled an Act against divulgers of false Newes one other Act made the same assembly Entituled an Act against Hogstealers one other Act made the same Assembly Entituled an Act for provideing a Standerd with English weights & measure in the severall & respective Counties wthin this province one other Act made the same Assembly Entituled an Act, prohibiting the importacon of all Horses Mayres Guildings or Colts into this Province, one Act made at a gen'all Assembly held at St Maries the tenth of October 1671 Entituled an Act for the Explanacon of one clause in an Act prohibiting Importacon of all Horses, mares, Guildings or p. 290 Coults into this Province with an addicon & amendmt therein one other Act made the same Assembly Entituled an Act marking highwaies & makeing the heads of Rivers Creeks Branches & swamps passable for Horse & foote, One Act made the same Assembly Entituled an Act for stay of Execucons after Aprill Cort one Act made at a Gen'all Assembly held at St Maries the thirteenth day of Aprill 1674 Entituled an Act concerning the Impanelling the Grand Inquest in the seuerall Counties within this Province, one Act made the same Assembly Entituled an Act for the Surveyrs Gen'alls ffees with addicon of ffees vpon resurveyes & for leaveying the same, one Act made the same Assembly Entituled an Act for paym of ffees due from Criminalls psons, one Act made the same Assembly Entituled an Act concerning those Servants the haue bastards, One other Act made the same Assembly Entituled an Act against burners of fences, one other Act made the same Assembly Entituled an Act prohibiting all masters of shipps or Vessells or any other pson from transporting or conveying away any pson or psons out of this province without passes, one other Act made at a Gen'all

Assembly held at St Maries the twelfth day of ffebry 1684 Lib, W. H. Entituled an Act concerning what shall be allowed to Grand Juries th' are sumoned twice a yeare out of the body of the province to attend Provincall Corts One other Act made at a Gen'all Assembly held at the Citty of St Maries the fifteenth day of May 1676 Entituled an Act for secureing M'chants & others Tobaccoe after they have recd it, One other Act made the same Assembly Entituled an Act relateing to the seizure of Tobaccoe by the Sherriffes, One other Act made the same Assembly Entituled an Act for the publicacon of Marriges one other Act made the same Assembly Entituled an Act relateing to servants & slaues, one other Act made the same Assembly Entituled an Act touching Coopers & gauge of Tobaccoe Hogsheads, one other Act made the same Assembly Entituled an Act for Easemt of the Inhabitants of this Province in suits at Lawe for small debts one other Act made the same Assembly Entituled An act for the Constables takeing the lists of Taxables one other Act made the same Assembly Intituled an Act against the Importacon of Convicted psons into this p. 291 province, One other Act made the same Assembly Entituled an Act for secureing Credit's One other Act made at a Gen'all Assembly held at St Maries the twenteth day of October 1678 Entituled an Act regulateing Ordinaryes & limiteing the number of them wthin this Province one other Act made the same assembly Entituled an Act for the better admcon of Justice in the County Corts of this Province one other Act made same Assembly Entituled an Act for Appeales & regulateing Writts of Error one other Act made the same Assembly Entituled an Act for keeping a register of Births Mariges & burialls in each respective County within this province one other Act made the same Assembly Entituled an Act imposeing a penalty on all such who shall dispose of Tobaccoe seized or received by the sheriffe & others, one other Act made at an Assembly begune & held the sixteenth day of August 1681 Entituled an Act for the ordering & regulateing the Militia of this Province for the better security & defence thereof, one other Act made the same Assembly Entituled an Act for the better admcon of Justice in probate of Wills granting admcons recovery of legaces & secureing filiall porcons one other Act made the same Assembly Entituled an Act for the more speedy bringing to tryall & suppressing Criminalls & limiting their punishmt for certaine Offences when prosecuted in the County Corts one other Act made the same Assembly Entituled An Act for p'venting Vexatious & Vnnecessary Suits at Law, one other Act made at a Generall Assembly held at the Citty St Maries the twelfth day

Lib. W. H. of November 1681 Entituled an Act agt Ingrosers & regraters one other Act made at a Gentall Assembly begune & held at the Citty of St Maries the fiue & twenteth day of Aprill 1682 Entituled an Act for Encouragemt of Tillage & raiseing provisions for Advancemt of Trade within this Province one other Act made the same Assembly Entituled an Act limiting the Expences of the Comissionts of the County Corts of this Province, one other Act made the same Assembly Entituled an Act for a Certeining what damages shall be allowed upon protested bills of Exchange one other Act made at a Generall Assembly begune & held at the Ridge in Ann Arrundell County the second day of October one Thousand six Hundred Eighty & three Entituled an Act for regulateing the tares &

p. 292 abuses in Tobaccoe Hogsheads, one other Act made the same Assembly Entituled an Act limiting the Extent of Attachm<sup>ts</sup> & provideing what shall be leavied on Attachm<sup>15</sup> & Execons, one other Act made at a Gen'all Assembly held at the Citty of St Maries the two & twenteth day of Aprill 1684 Entituled an Act against Excessive vsury, one other Act made at a Gen'all Assembly held at St Johns the seventeenth day of Aprill 1661 Entituled an Act for appointm' of Certaine Officers Excepting the latter clause thereof relateing to Sheriffs weh is not reviued, one other Act made at a Gen'all Assembly held at St Maries the tenth day of Aprill 1666 Entituled an Act prohibiting trade with Indians for any flesh dead or aliue Except deer and Wilde-fowle the same & every of them be & are hereby reviued & continued to stand in full force & Virtue for & dureing the terme of three yeares or to the end of the next Gen'all Assembly web shall first happen.

## An Act for advancemt of Coynes

Whereas by Experience it is found th' the want of ready money in this province is a very great hindrance & much imped by trade thereof & th' without ready money noe Encouragem' can be given to handicrafts and tradsmen either to come or continue in this province Be it therefore Enacted by the Right Honorble the Lord Propty by & with the Advice & consent of the vpper & lower Houses of this p'sent Gen'all Assembly & the Authority of the same for the reasons aforesaid & for the encourageing such as shall bring Money into this Province That all Coynes (Except the Coyne of o' soveraigne Lord the Kings most Excellent Majesty of England) shall be advanced & paid taken & received by all psons whatsoever for the full value in money sterling as by this Act is nominated & Enjoyned (th' is to say) th' every new England

shilling shall pass & be deemed to passe & shall be paid & Lib. W. H. recd for twelue pence Sterling & euery new England six pence for six pence Sterling & either of the said Coynes in lesser or greater peeces to be advanced the sume of thre pence proportionable in every shilling or twelue pence alsoe every ffrench Crowne peece of Eight Rex dollars at six shillings sterling duccatoones at Seven shillings & six pence sterling web said four Coynes of Silver or Gold lesser peeces to be advanced as aforesaid alsoe all other Coynes of Silver or Gold forreigne or not forreigne (Except before Excepted) That are or shall be Lycensed to be Exported out of the Kingdome of England p. 293 & payable in the said Kingdome shall (Except base Coyne) be paid taken & recd with the Advance of three pence sterling in the Value of twelue pence Sterling in euery peece proportionable And it is by the Authority aforesaid hereby further Enacted th'all such moneys & Coynes soe advanced as aforesaid shall be received & taken to the Vallue aforesaid in all paymts to be contracted for & paid in ready money vnder the paine the vpon suffitient proofe made of such pson or psons soe refuseing to Except thereof for or in sattisfacon of any debt due by Bill Contract Acott or otherwise at such rates & advance as aforesaid shall loose his or their debt or debts soe due as aforesaid never to be recovered of the debtor in any Cort of Record or by any other meanes whatsoeuer any Law vseage or Custome to the contrary notwithstanding And be it further Enacted by the Authority aforesaid th' noe pson or psons whatsoever stranger or Inhabitant within this Province shall Export or attempt to Export out of this Province any of the aforesaid Coynes or money soe Advanced as aforesaid vnder the paine of forfiture of the said money soe Exported or intended to be Exported as aforesaid one halfe or Moyety thereof to the Right Hon the Lord Propty & the other halfe to the Informer or him or them the shall sue for the same in any Court of Record within this Province by bill plaint or Informacon wherein noe Essoyne proteccon or wager of Lawe to be allowed provided the nothing in this Act shall be taken or construed to alter the Lawes allready made & provided in refference to his Lopps but the his Lordpps shall have take & receive his Rents fines & Allienacons & his Imposicon of two shillings p hogsheads & all other duties to him payable in such manner & forme as the same is allready made & provided for to all intents & purposes as if this Act had never been made And be it further Enacted by the Authority aforesaid the all officers whatsoeuer haueing holding or Enjoying any place of profitt vnder the Right Honrible the Lord Prop<sup>ty</sup> in this Province to whome any fee or fees are or

Lib. W. H. shall be legally due and payable for doeing Executeing or pforming any matter or thing belonging to their Respectue Office and all & euery lycensed Ordinary Keepers win this Province shall not refuse but are & euery of them are hereby Oblidged to receive & take after the rate of six shillings of such advanced Coyne as aforesaid in Lue & instead of euery hundred pounds of Tobaccoe as aforesaid due & payable th' is to say the said Officers for their fees & the said Ordinary Keepers for their accomodacons provided the said soe advanced Coynes in Moneys numbred be tendered & paid to such Officer p. 294 or Officers at the very first Employing of such Officer or at the takeing out of any process act or thing belonging to such Officer and to the Ordinary Keepers at the time of receiving such Ordinary accomodacons but in case default of prent pay in such Coyne be made th' then all such fees & Ordinary debts as aforesaid shall be paid in Tobacoe as the same vsually before the makeing of this Act was paid & satisfied This Act to continue & be of force mediately after the end of this preent Sessions of Assembly provided the this Act nor any thing herein conteyned shall any wise Extend to protested bills of Exchange in any respect whatsoever this Act to endure for three yeares or to the end of the next gen'all Assembly.

# Private Acts past

An Act for Naturalizacon of derick Browne An Act for Naturalizacon of Paul Berte and Mary his Wife

Therefore we comand you that these Lawes & every Article in them conteyned at the vsuall places in yor County you cause to be Proclaimed & Published & firmely to be kept Giuen at St Maries the 19th day of Novembr in the Eleventh yeare of his said Lopps dominion &c. Annoq dom. 1686 Vnder or great seale of or said Province of Maryland Witness or trusty & well beloued Henry Darnall Esq Keepr of the great seale of or said Province &c.

Henry Darnall Keep

# PROCEEDINGS AND ACTS

OF THE

# GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. Mary's, November 14-December 8, 1688.

CHARLES CALVERT, LORD BALTIMORE, *Proprietary*.

WILLIAM JOSEPH, President of the Council.

THE UPPER HOUSE OF ASSEMBLY.

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At a General Assembly of this Province by Proclamation Lib. W. H. Dated the 3d Day of October Anno 1685 Called to Sit at St P. 546. Marys the last Tuesday in March 1686 and from thence by Proclamation Dated 5th Day of March prorogued to the last Tuesday in October 1686 and from thence by Proclamation dated the 26th Day of October 1686 prorogued to the 27th Day of October 1686 aforesaid at which said 27th Day of October the said Assembly Sat untill the 19th Day of November 1686 and then was Adjourned untill the last Tuesday in May 1687 and by Proclamation Dated the 8th Day of March 1686 Prorogued till the first Tuesday in November 1687 and by Proclamation Dated the 21st Day of September 1687 Prorogued to the first Tuesday in October 1688 by Proclamation Dated the 6th Day of September last Prorogued to the first Tuesday in March 1689 but by Proclamation Dated the 6th Day of October last past Called and Conveened to Sit the 12th Day of November instant from thence by Proclamation Dated the said 12th Day of November prorogued to the 13th Day of the same Instant Month and the said 13th Instant the same was Prorogued to the 14th Day of the same Month at which said 14th Day of the same Month Anno One thousand six hundred Eighty and Eight in the thirteenth year of the Dominion of the Right Honourable Charles Lord Baron of Baltimore & over this Province the said Generall Assembly was begun and held at the City of St Maries where appeared of the Upper house—

Coll Henry Jowles and Mr James Round from the Lower house & acquaint this house that the Lower house were met and were ready to receive the Orders of this house—

To which Message this house return for Answer that it is the desire of this house that the Lower house with their Speaker Come up to this house

The Lower house with their Speaker enter this house and the Honourable the President spoke to them as followeth

#### Gentlemen

It cannot be (or at least I hope it is not) unknown to any the Members of this Honourable Assembly, That the unquestionable Duty of every of Us in particular and of us all in Lib. W. H. Generall Is that we first render thanks & praise to the Almighty for that it hath pleased the Divine Goodness thus to Bless us in this (I hope) so good and happy a meeting, nor

p. 547 ought we to be Strangers to the End and Duty for which the Divine Providence hath Ordered us thus to meet, I say Providence hath Ordered, for that there is no power but of God and the Power by which we are Assembled here is undoubtedly Derived from God, to the King, and from the King to his Excellency the Lord Proprietary and from his said Lordship to Us, the power therefore whereof I speak being as said

First In God and from God

Secondly In the King and from the King Thirdly In his Lordship and from his Lordship

Fourthly In Us, so the End and duty of, and for which this Assembly is now Called and met is that from those four heads to witt,

of God The King Our Lord

We Consider, and first

and Selves J of Our Duty in Reference to God

That is to say that part of Our duty to God which properly Lyeth before us and that I humbly conceive Consists in the well Ordering and making of Good and wholesome Laws whereby to punish all publick and Scandalous Offences which shall at any time be Committed by the People of or within this Province against the Divine Majesty, But more especially I Commend to your Care the Utter Suppressing and Abolishing of the several hainous and habitual Crimes now most in Mode and use amongst the People as Drunkeness, Adultry,

Swearing, Sabboth breaking &c.

Drunkeness Gentlemen that beastly Sin (to the shame of the Guilty be it Spoken) is but too Common among the People of this Province to the utter Ruin not only of their souls, For that Drunkards shall not Inherit the Kingdom of God, But also of them their Children and families against whom God by his Prophet Isaiah pronounceth Woe Saying Woe to the Drunkards of Ephraim etc. Ought not we then to fear and tremble least God in like manner should (according to Our Deserts) Pronounce Woe to the Drunkards of Maryland it being Doubtless a Sin of all Sins the most Dangerous for not Content in itself it Strangely leads us into (almost) all manner of Sin and Vice depriving us not only of God but even of Ourselves, for it basely unmans us to that Degree that it makes us become greater Beasts than Beasts themselves, So Shamefull it is to see Doggs have more Sense than their Masters and horses more understanding than their Riders.

The Scriptures tell Us that the Drunkards shall Come to Lib. W. H. Poverty. If therefore the Drunkeness of one Man (as doubtless it will) shall bring himself and family to ruine why then shall not Drunkeness, when it becomes the publick Sin of the People bring the whole Nation to Destruction as indeed it often doth, many Instances whereof I could produce of Divers Kingdoms and Nations that for Drunkeness have been punished of God and given as a prey to their Enemies. There has (Gentlemen) been Severall good Statutes made in England against this Sin of Drunkeness but they have failed of their End the Reason whereof in my Opinion is because the Penalties inflicted by these Laws were not laid Severe enough Wherefore I hope it will become the Prudence of this Assembly so to Consider this so great an Evil as for the future no such disorders may be Committed to the End you may with Joel say Awake ye Drunkards and weep and howle &c.

In like manner I recommend to your Care the utter Suppression of that most horrid and Damnable Sin of Adultry which in these days is grown to that height that with the P. 548 Prophet we may Justly say the Land is full of Adulterers. This Sin (Gentlemen) in the old Law was (as I wish it were by Law now) made punishable by Death for it was Decreed that he that Committeth Adultery with his Neighbours Wife the Adulterer and the Adulteress shall surely be put to Death, and with reason for it not only brings Our Estates to Ruine as it is said that by means of a whorish Woman a Man is brought to a piece of bread but it also brings both body and Soul to Eternal Death for as to Drunkards it is said, That Adulterers shall not Inherit the Kingdom of God So abominable and Shamefull it is for Men Especially Married Men to keep whores as I hear some do not only abroad but even at home under their Wives Noses where the Strumpets rule and the Wives obey to the Scandall of all honest and good men wherefore I pray it may be taken into such Consideration as for the future such Villains may be Excluded from all humane or at least Christian Societys.

As also I pray you may Consider duely of that most Abominable sin of Swearing which Doubtless Occasions many Judgments from heaven to light upon us for that because of Swearing the Land Mourneth. But fearing I may be misunderstood by Some I will before I proceed further Distinguish between Lawfull and unlawfull Swearing, I say Lawfull for that God himself hath sworn the oath which he sware to Our Father Abraham &c. By myself have I sworn saith the Lord, every one that Sweareth by him shall Glory, thou shalt fear the Lord thy God and shalt serve him and Swear

Lib, W. H. by his Name, for when God made promise to Abraham because he could Swear by no greater he Swore by himself, for Men verily Swear by the greater & an Oath for Confirmation is to them an End of all Strife so therefore the swearing which I Deem Lawfull is that which is Sworn in and for Justice Sake, for if all swearing were Sinfull God would not have Sworn by himself as he did nor should We be Commanded as we are to Swear by his name. But that swearing which by the Laws of God is forbid and against which I earnestly move this honourable Assembly is, that (but too) frequent Blaspheming and taking the name of God in Vain upon every frivolous and light occasion not in truth and Justice but in passionate huff and hector in fudling Shops and such like other places of Sottish behaviour as is also forbid that other most Damnable way of Swearing where under the Cloak of Justice and truth they swear the greatest falshoods to the often ruine of the People in their Lives and fortunes and this the Law Calls perjury and is indeed a Crime that We shall be answerable for before the Judgment Seat of God, if by making of wholesome Laws (whilst it is in Our power) we do not endeavour to Suppress so great and growing a Mischief, for that because of this Swearing the Land mourneth, and under it will also come into Consideration not only the perjury of false Witnesses at the Barr, and before Justice but also of false affidavit Swearers and Swearers of false Answers in Chancery, as also all false Jurors of both the Grand & petty Pannells who do not Act as they are Sworn to do nor proceed as they ought according to their Evidence the evil whereof will lye at Our Doors if as said We prevent it not.

The fourth thing mentioned under the first and greatest head of Duty towards God is that of breaking the Sabboth by labouring and doing work therein not of Necessity to be done as also by Idle spending and passing that Day in Drinking tipling Gaming &c., all which unchristian practices will (I hope) by the prudent care of this Assembly be prevented as will also I hope all other publick and Scandalous Crimes now most in mode amongst the People. Thus having in the first place gone through these things which relate to Our Duty in reference to God, It will then become the Duty of this honourable Assembly to proceed on the Second part which is that we duely Consider of all such matters as by the Providence of God shall offer in Reference to Our Sovereign Lord the

King.

Kings, Gentlemen, are the Lords Anointed and are by God appointed over us to Rule and (next under God) the King we are bound to fear and honour for that it is said fear thou the

Lord and the King, and again fear God and honour the King, Lib. W. H. for that a Divine Sentence is in the Lips of the King, and the King by Judgment Establisheth the Land, and his mouth Trangresseth not in Judgment, and the Kings Commands We are by the Laws of God bound to keep, for that it is said keep the Kings Commandmt and that in regard of the Oath of God, for whoso keepeth the Commandment of the king shall feel no evill thing. The King (Gentlemen) by his Order in Council bearing Date the fourth Day of November 1687 hath required of Us that We with Virginia pass an Act prohibiting Bulk Tobacco to be Exported out of this Province &ca This Order (Gentlemen) should have been here Sooner, but by some neglect or other of the Clerks in England it came not to my Lords hands in time, so as to have been sent by the last years Shipping, But sooner or later the King is and ought to be Obeyed. Some perhaps will presume to question the Advantage or Disadvantage that may arise by passing of such an Act which is indeed unbecoming Subjects to call in Question the proceedings of the King, as if the good and Evill which thereby might or could arise were not fully and duely Considered of in England by the Kings most honourable Council from whom and by whose Advice that Order did proceed, But such is the Leven of Some, as always to treate with dislike the best of things even proceeding from the best of Kings, & best of Governments, and that for no other reason but because it Came from the King.

Gentlemen I hope the ill advised proceedings of a late Neighbouring Assembly on this Occasion will be no president or of force to weigh with you But as Men of better principles you will shew that in Alleigance and Loyalty to your King you know better to obey. I say you will know better for that it is Obvious to every man of Sense that they were Strangers to their Duty in as much as they ought to know, that, Mercy and truth preserve the King, and that in the Light of the Kings Countinance is Life, and also that the Wrath of a King is as Messengers of Death and that he who so provoketh the King to Anger sinneth against his own Soul and who knows what Just Resentments the King may have of such as well

Undutifull as Disloyall practices.

Therefore Gentlemen I am of Opinion that if it will become as well the Duty as Allegiance of this Assembly to pass this Act so as it may not be Binding to the People of this Province till the same be also done and past in Virginia. And on other Terms the King desires it not for that it can be of no Advantage to the King or people till the Same be Equally Concluded P. 550 as well there as here, nor is the passing of this Act Recom-

Lib. W. H. mended alone but also the Care of all other Matters (to the best of Our Skill and power) which any ways relate to his Majestys Service, for that such are his Lordships Express

Commands to us.

There is one thing yet remains upon which I will (before I conclude this Our Second part of Duty) move the Gentlemen of this honourable Assembly which is that an Anniversary Act may Unanimously pass of General Thanksgiving to Almighty God for the Infinite Blessing which God of his Goodness has been pleased to bestow on their Sacred Majesties their Subjects and Dominions in the Birth of so Noble and glorious a Prince to be held and kept holy throughout this Province on every Tenth Day of June during the whole Life of the Prince, which (God who of his mercy gave him) Grant may be long and happy, and to that intent with the Royal Prophet Joining Say, Give the King thy Judgments O God and thy Righteousness unto the Kings Son.

The third part of End and Duty whereof I spoke is that which by the Blessing of God shall Occur in Reference to his

Excellency the Lord Proprietary of this Province

Gentlemen I hope there are not any (in this present Generall Assembly) so Wicked as (by Machiavilian Principles) shall go about to divide the Interests of my Lord and his People which indeed are not two Interests but one for that whatsoever shall be for the Good and welfare of his People is also the undoubted Good and Welfare of my Lord whose Chief care and Study is to Encrease wealth and Ease to the Inhabitants of Maryland wherefore who ever shall endeavour to Divide the hearts of the People from my Lord, or my Lord from the People let him (by this Assembly) be Declared a Traitor to Our God, King, Lord and People.

My Lord, Gentlemen desires nothing of us but that we provide well for the People, for that by so doing we provide as

well for my Lord as my Lord desires.

He is not (Gentlemen) the Man that puts either the King or People to Charge of or for Government but is one that really endeavours to promote the Interests of both by all meanes to him possible tho there's nothing more certain then that his Lordship and his Lordships Ancestors of ever noble and happy Memory have with the Hazard of their lives Buried a vast Estate in the first Subduement and Since Continued Settlement of this Province to the Allegiance of Our Sovereign Lord the King, to a farr greater Value than the Profits of this Province do (or are like to do) or Amount unto; nor is any thing more apparent, (then) if his Lordships Interests in America were to be disposed of that there's none would

give (Considering the Charge of Government) the tenth part Lib. W. II. of what they cost, wherefore as my Lord of his part never did (as he never will) Burthen the People whereby to be Reimbursed the said Charge so will it be an Act of the highest Ingratitude in the People if of their part they do not Justly and freely pay what is or of right ought to be my Lord's dues. But as your Care (Gentlemen) to Rectifie abuses (if any be) of this nature is no ways Doubted so I shall and do desist the further pressing of this Point to the Intent I may the sooner Come to the fourth and last Part of Our Duty which is—

That you take all Due Care of Yourselves.

That is to say of the People whose Representatives you are and this you cannot better do then by providing such good and wholesome Laws as shall in the first place Suppress all Publick Sin and Scandall as said in the first part of Duty towards God least for the Publick Sins of the People God should Inflict the whole province with Plagues and Judgments from Heaven, and next unto this your care will be to Study the Generall Good of the People as well by Deviseing as readily Complying with all such Acts as by the Blessing of God shall happen to be proposed in this Assembly which shall any ways tend to the security of right and reall Good of the People in General and herein all private and Self Interest is to be abhorred, so nationally concerned for the publick ought you and every of you to be unto all which I shall freely Contribute with all the faculties of a truely Willing heart & Mind; So God of his Mercy guide direct bless and prosper all your Good & faithfull undertakings Amen.

Gentlemen I have one thing more to offer which is: First by way of Advice, that before you Begin to make Laws you

do not begin to breake Laws and-

Secondly by way of Demand, That you and every of you (as I for Example will) take the Oath of Fidelity to the Right Honourable the Lord Proprietary as the Law Directs which if any refuse to do the Government will according to that Law proceed, for if you Obey not the Laws that are made, who, think you, will obey the Laws that are to make? So God of his Mercy Direct you as before is prayed.

Which Speech being Ended the Lower house departed to their own house.

Then was the Oath of Fidelity Administred by the Honourable Coll Henry Darnall to the Honourable William Joseph Esq<sup>r</sup> who having taken it Administred the Same Oath to the said Coll Darnall and Clement Hill Esq<sup>r</sup> with this Addition or Salvo; of saving their Allegiance to the King.

Doctor John Brooke and Mr Stephen Luffe from the Lower

house with this Message Viz'

Lib. W. H. Lower house of Assembly 14 November 1688.

This house according to the last Proclamation of the 13th of this Instant Novem are met and called over and thereupon this house find by Report and Information of Some Members of this house that one of the members and Delegates of this house for St Maries County Vizt Mr Richard Gardiner and one Member for Charles County Vizt Mr Thos Burford are since the last Sessions of Assembly Departed this Life this house therefore pray the Upper house to enquire of his Lordship whether the Vacancies aforesaid are not Supplyed, if not that Writts of Election may issue according to the form of the Act of Assembly to Supply the Same

Signed pr Order William Dent Cl of the Lower house.

The honourable Major Sewall Comes into this house and the President Administers to him the Oath of Fedelity with the Salvo of his Allegiance to the King

Major Sewall goes to the Lower house with this Message

Vizt

Upper house of Assembly 14th November 1688.

This house do desire that the Lower house before they Enter upon Business would take the Oath of fidelity according to that part of the presidents Speech relating Thereunto and p. 552 according to the Promise of the Lower house in a Message of theirs of the 29th of October 1686. The Members of this house having taken the said Oath alreadye upon Notice from the Lower house that they are ready to take the said Oath this house will send a Member of the Same to Administer the said Oath as the Law Directs

Signed pr Order Thos Grunwin Cl of Assembly.

Major Sewall returns having Delivered his Message.

M' George Lingan and M' Stephen Luffe from the Lower house with this Message following.

Lower house the 14th November 1688.

This house have perused and Considered of their Message of the 29th of Octobr 1686 and cannot therein find that this house made any such Promise as in the Message by the honourable Major Sewall is Intimated, This house did then and Still do say that they always shall Manifest their Fidelity to his Lordship, and the reason this house then gave for not making any Declaration thereof according to the Act of Assembly was because the same was not proposed in due time which reasons still remain (this being the Same Assembly) and therefore this house Conceives the same Answer may be Satisfactory to the Upper house now as it was then

Signed pr Order William Dent Cl of the Lower house.

Ordered that a Message in Answer to the foregoing Message Lib. W. H. be sent but before the same was prepared the Lower was Adjourned.

This house Adjourned till to Morrow Morning 8 of the

Clock.

The 15th Day of November 1688 the Upper house sat again

Present.

William Joseph Esq<sup>r</sup> The honourable | Coll Henry Darnall | Major Nicholas Sewall | Clement Hill Esq'

Clement Hill Esqr went to the Lower house with the Message he was to have gone withall last night which follows

Upper house 14th November 1688.

This house have Considered of the Message by Mr Lingan and Mr Luffe relateing to the Oath of fidelity and they do find that the Chief reason why the said Oath was not taken the last Sessions of Assembly was because the said Oath was not proposed to them in due time before they had Entered upon the Affairs of their house therefore this house did resolve in this Sessions to send to the Lower house early and before they Entered upon other Business, But find by the said Message of the Lower house sent by the said Mr Lingan and Mr Luffe that neither is it now proposed in due time for that this is still the same Assembly, But upon the whole matter for Answer this house does Say that although this be the same Assembly yet it is not the same Sessions and the Laws says it ought to be taken at any time whensoever required by the Chief Governor or Governors or whom they shall appoint, and the Government by this house doth propose the said Oath to the Lower house to be taken by the Members thereof before any other Business be Entered upon, and Besides it was his Lordships Pleasure to declare at the Ending of the Session of p. 553 Assembly in April 1684 in the prsence of both houses That every Member of Assembly for the future should before they be Admitted to Sit take the Oath of fidelity to his Lordship; this house therefore do hope that the Lower house will not refuse so legall and reasonable a Proposition, and this house neither can nor will Deviate from the Law and his Lordships Order made therein as aforesaid. This house therefore desire the speedy Concurrence of the Lower house in this particular hoping that those that ought to be Conservers of the Law will be no breakers thereof.

Signed p' Order Tho: Grunwin Cl of Assembly.

H. Mr Clement Hill returns and Says he has delivered the

aforesaid Message

From the Lower house of Assembly Came Coll Jowles, M<sup>t</sup> Underwood, M<sup>t</sup> Leiffe and M<sup>t</sup> Round and Coll Jowles desired of the Secretaries that the Lower house might have the Journals of the Lower house from time to time ever since his Lordships Dominion over this Province and they Bring with them those two following Messages

Lower house of Assembly 15th November 1688.

This house desire an Answer to their first Message yesterday sent by Mr Brooke and Mr Luffe relating to the Election of Some Delegates that this house may proceed to Settle the same for that this house cannot proceed till Satisfaction therein be given.

Signed pr Order William Dent Cl of the Lower house

Lower house 15th November 1688.

This house have Considered of the Message this Day brought hither by the honourable Clement Hill Esq<sup>r</sup> to which they return Answer (with the former protestation of their Constant fidelity to his Lordship) that they cannot find nor do know of any Law of this Province nor any president of former times or former Assemblies that any such Oath was ever Imposed upon the Lower house of Assembly as they were the Representative Body of the Province, But if the Upper house know or have any Law Imposing such Oath upon this house they are desired to Communicate the Same.

Signed p' Order William Dent Cl of the Lower house.

Major Sewall goes to the Lower house with this Message

Upper house 15th November 1688.

Upon the last Message from the Lower house by Coll Jowles and others about the taking the Oath of Fidelity This house do say that they Conceive the Lower house Mistakes the intent and meaning of this house in the aforesaid Matter for this house does not as an upper house propose this Oath neither is it proposed to the Lower house as they are a Lower house But to every individual Gentleman that now are here Assembled together, That they take it as they are Inhabitants and Residents of and in this Province and no otherwise, This house does heartily require the Lower house's Concurrence with them in this; Assureing the Lower house that this house will not proceed to any Business until Complyance in this Matter.

Major Sewall returns having Delivered the said Message Lib. W. H. Viz' Signed & Mr George Robotham, Doctor Brookes, M' Harris & M' Henry Hawkins with this Message Vizt

Lower house of Assembly 15th November 1688. Upon reading the Message of the Upper house Dated the 14 & 15 of November Instant in Answer to them say that this P. 554 house is very Sorry that the upper house has Conceived so bad an Opinion of the Lower house as though they had forgotten their Duty or been unfaithfull to his Lordship and his Government but this house do protest that they are and will be always ready and willing to the uttermost of their power to yeild a faire and ready Complyance in all Matters relating to the honour of his Lordship and Wellfare of the People that it may in no ways Intrench upon the Priviledges of this house believeing it to be one Especiall point of their Duty to leave to their Posterity what themselves have received and hope to Enjoy, and whereas the said Message of the 15th of November Instant is Concerning the Oath of fidelity

Resolved by this house that they are not Impowered to Act with his Lordship or Upper house of Assembly in any other Qualification or under any other Denomination then as the Representatives of the Freemen in this Province in the

Assembly.

That this house will still Comply with the desires of the Upper house in a Message from the Upper house dated the 14th of this Instant November and with their Answer to the Same of this Days date that they are willing to take the aforesd Oath of fidelity when the Upper house please to let this house know of any Act of Assembly Imposing the said

Oath upon the Lower house of Assembly.

That this house is unwilling to be assured that the Upper house will proceed no further in any Business till the farther Complyance of this house as to the Oath of fidelity as in the Latter part of the Message dated this Day as aforesaid. And that the Upper house be desired to proceed to the Dispatch of such Business for which this Assembly was Conveened.

Signed p Order William Dent Cl of the Lower house.

The Upper house Adjourned till to Morrow Morning 8 a Clock.

The Sixteenth Day of November 1688.

The Upper house mett again present as yesterday And Mr Clement Hill goes with a Message to the Lower house which is as followeth

Lib. W. H. Upper house 16th November 1688. This house do desire that the Lower house with their Speaker and Clerk forthwith Attend this house. Signed pr Order Tho: Grunwin Cl of Assembly.

He returns and Says he has delivered the Same.

M' George Robotham from the Lower house and desires of M' Secretary Sewall the Journalls that they formerly requested in their Verball Message by Coll Jowles and others of the 15th Instant

Mr Joseph Pile, Coll Jowles, Mr Robotham & Doctor Brooks from the Lower house with this Message.

Lower house 16th November 1688.

In Answer to the Message this Day brought here by the . Honourable Clement Hill Esqr this house say that this house cannot without great Irregularity and breach of their Privip. 555 ledges Attend the Upper house as is desired, But if his Lordship be in the Upper house and Command the Attendance of this house they will readily Obey his Lordship

Signed pr Order William Dent Cl of the Lower house.

The following Message Sent by Mr Secretary Sewall to the Lower house

Upper house 16th November 1688.

In Answer to the last Irregular and unparliamentary paper brought to this house by Captain Joseph Pile, Coll Jowles, M' Robotham, and Doctor Brookes, This house desires to know by what Authority the Lower house does sitt and receive Messages from this house If the Lord Proprietary be not by his power now and at all times present in this his Upper house of Assembly, wherefore this house require the Lower house with their Speaker and Clerk forthwith to Attend this house without further Message or Delay

Signed pr Order Tho: Grunwin Cl of Assembly.

Major Sewall returns having Delivered his Message. Mr Henry Hawkins, Capt Pile, Mr Underwood Doctor Brooke Mr Harris and Captain Coode with this Message Vizt

Lower house of Assembly 16th November 1688. This house think not their last Message Irregular or Unparliamentary in that, That if his Lordship Command them to Attend him in his Upper house they are willing and ready so to do But they dare not upon their Fidelity to own or accept any other power under any other Denomination than what his

Lordship by his Writts of Election hath been pleased to Lib. W. H. Express this house being no ways under the Jurisdiction of any Upper house of Assembly, this house still protesting their readiness to Attend his Lordship either in his Upper house or elsewhere when by his Lordship or his Representatives the Deputy Governors thereunto Commanded

Signed pr Order William Dent Cl of the Lower house.

Clement Hill Esq<sup>r</sup> goes to the Lower house with the following Message.

Upper house of Assembly 16th November 1688.

This house have already given the Lower house to understand that his Lordship the Lord Proprietary is always present in his Upper house of Assembly, and this house do once more therefore desire that the Lower house their Speaker and Clerk do forthwith Attend his Lordship in this his Upper house of Assembly.

Signed pr Order Thomas Grunwin Cl of Assembly.

The said Mr Clement Hill returns having Delivered his Message

The Speaker & the Members of the Lower house with their

Clerk Enters this House.

Mr President Spoke to them to the Effect following

Gentlemen We did not think to meet such unexpected Disturbances, the Occasion that We sent for you was upon Account of the Oath of Fidelity, wherein I am Commanded to tell you That Fidelity is Allegiance which by the Laws of England may be proposed even to the house of Commons in Parliament Sitting, and the refusers are Excluded from being Members or having any Vote in Parliament, as if they never had bin Elected, and by the Laws of this Province if you be within the Province you are bound to take the Oath of fidelity to the Right honble the Lord Proprietary under pain of Ban- p. 556 ishment fine and Imprisonment at the Discretion of the Government; And further I am to tell you that the refusing Allegiance implyes Rebellion, And that you have no Priviledge to break Contemn or disobey Laws, wherefore you are desired to return to your house and Consider of it for that the Government will not permitt this house to proceed to any Business whatsoever till you Satisfie the Law & Governm' in this point for by how much the more you refuse Allegiance by so much the more the Government have Cause to Suspect your Loyalty. So God of his Mercy direct you.

b. W. H.

Which Speech being Ended the Speaker with the Members of the Lower house and their Clerk return again to their own house.

Mr Henry Hawkins from the Lower house & Delivers this Message

Lower house of Assembly 16 November 1688

This house pray the Upper house to Send them a Coppy of the Speech this Day made to the them by the honourable President in the Upper house That this house may Consider of the Same.

Signed pr Order William Dent Cl of the Lower house.

The same sent to them by Major Sewall who returns and says the Lower house are Adjourned.

This house Adjourned till to Morrow Morning 8 of the

Clock

The 17th of November 1688. The Upper house sat again

The honourable | Present | William Joseph Esq' | Coll Henry Darnall | Major Nicholas Sewall | Clement Hill Esq'

Major Sewall goes again with a Copy of the Presidents Speech about the Oath of fidelity, he returns and Says he has delivered the Same.

The following Message Sent by Mr Clement Hill to the Lower house Viz<sup>t</sup>

Upper house of Assembly 17 November 1688.

This house Supposing that the Lower house do still lye under some mistake in the Matter of proposing the Oath of fidelity, This house do therefore further and again Explaine themselves and say as they did in their Message by Mr Secry Sewall of the 15th Instant that the said Oath is not proposed by the Upper house as an Upper house nor to them as a Lower house But this Oath is proposed by the Depty Governors to both houses as they are Resident & in being within this Province unto which this house have already Complyed, and further say that if the Lower house can Contrive a way whereby the said Oath may be taken by every Individual Member of both houses as it must be before Business can be Entred upon, that this house is ready to Join with them therein. Signed pr Order Tho: Grunwin Cl of Assembly.

The said Mr Clement Hill returns and says that meeting Lib, W. H. the Speaker near the Door he askt M' Hill if he was Come to the Lower house with a Message from the Upper house who told him he was, Whereupon the Speaker desired his Excuse that they were not in a Capacity to receive any Message being resolved into a Grand Committee.

Captain Joseph Pile and Mr John Stone from the Lower p. 557 house and says the Lower house are now ready to receive any Message from this house.

Clement Hill Esq<sup>r</sup> with the aforesaid Message goes again and returns having Delivered the Same.

Captain Richard Hill Coll Jowles, Mr Robotham, Mr Brooke, M' Lingan & M' Pile with this Message from the Lower house.

Lower house of Assembly 17 November 1688.

This house as is their Bounden duty have Attended his Lordships Commands in both Upper and Lower houses of Assembly and do declare that it is their Duty to Express their fidelity to his Lordship and do not know of any one Individuall Member of this house that directly or indirectly refuses so to doe or that hath in any wise Either within this house or out of the Same used any Speech to the Contrary for should this house be made Sensible of any Such or other Misbehaviour by any Member thereof this house by Virtue of the Power and Authority in them Inherent would proceed against every such Person and Severely punish the Same, But having no knowledge Neither of that nor any other unreverent or undutifull Deportment in any of their said Members whereby to give any Offence Cannot but highly resent Divers words and Expressions Contained in a Speech made to them by the honourable the President in his Lordships Upper house of Assembly and are very sorry that such unusuall and such unjust proceedings should be Imposed upon them which this house thinks is prejudiciall to the power Authority Validity and priviledges of the Same. Therefore-

1st Resolved that this house to their great grief and trouble have met not only with Unexpected but unreasonable and unjust Disturbances, But as by the Journall of this house, this

house is in no wise guilty of the Same.

2<sup>d</sup> Resolved that there is a great Difference between the Oath of fidelity and Allegiance Either of which or both we

have and are always willing to take according to Law.

3d That what Oath is or has been proposed to the house of Commons in Parliamt in the Kingdom of England was never proposed and Consequently never refused by the Lower house of Assembly in Maryland.

Lib. W. H. 4th That we have been and Still are as by Our former Messages willing and ready to take the Oath of fidelity according to Law not for fear of the Penalties Intimated in what was Spoken by the President But as it is Our duty and the naturall & direct Result of Our Affection.

> 5th That that word Rebellion ought not to be in any Message from the Upper house to the Lower house unless accompanied with an Impeachment against the Person or

Persons that are guilty

6th. That this house neither do nor did pretend to have any Priviledge to breake or Disobey the Law but do in the name of the whole Province which we Represent Demand the Benefit of the Laws of England and of this Province as our Inherent & Just right which we have hitherto been deprived of in not having the last Writts of Election and Journalls returned as desired by this house.

7th That this house knows not how to Satisfie the Law p. 558 and Government in the Business of the Oath of fidelity other-

ways or better than they have done already.

Signed pr Order William Dent Cl of the Lower house.

Clement Hill Esq goes to the Lower house with this Message.

Upper house of Assembly 17th November 1688. This house do desire that the Lower house their Speaker and Clerk do forthwith attend his Lordship in his Upper

house of Assembly.

Signed p' Order Tho: Grunwin Cl of Assembly.

Coll Jowles, Mr Harris, Mr Hawkins and Mr John Stone with this Message or Resolve.

Lower house of Assembly 17 Novem<sup>r</sup> 1688.

Resolve in this house Nemine Contradicente, That the Resolve of the Upper house this Day sent here by the honourable Clement Hill Esqr not to proceed any further in Business with this house being before they had desired a Conference is against the Priviledges of this house and Unparliamentary.

Signed pr Order William Dent Cl of the Lower house.

The Lower house with their Speaker and Clerk Enter this house the President Speaks to them as followeth.

### Gentlemen

I am Sorry to find such unhappy Misunderstandings as hitherto has happened between both houses to the Impeding and hindering the great Good Intended by this present Meeting; Wherefore I do in behalf of myself and the rest of the Lib. W. H. Dep<sup>ty</sup> Lieutenants Prorogue this present Assembly untill the 19th Day of this present Month of November; And the same is hereby accordingly Prorogued; And so ended this present

Sessions of Assembly.

Memorandum that immediately after the said Prorogation the Honourable the President required M<sup>r</sup> Cheseldyne the Speaker and the rest of the Members to take the Oath of fidelity to the Right Honble the Lord Proprietary as the Law directs which after some Debates the said Speaker and the rest of the Members did accordingly all take Except Thomas Thurston a Quaker who desired to be dispensed with in Regard of his Opinion, To which the President readily Complyed.

Journall of the Upper house of Assembly by Prorogation p. 559 the 17th Day of this Instant Month of November Prorogued to this present 19th Day of November at which said 19th Day of November Anno 1688 were present of the Upper house

The honourable { William Joseph Esq' | Coll Henry Darnall | Major Nicholas Sewall | Clement Hill Esq' |

Mr Anthony Underwood and Mr William Harris two of the Members of the Lower house to acquaint this house that the Speaker and the rest of the Members are ready to attend this house, And were Answered that this house will give Notice when they are ready.

Clement Hill Esqr goes to Mr Beales to acquaint the Speaker and the rest of the Members that this house is ready, and desired them to Attend. He returns having Delivered his

Message.

The Speaker and the Members of the Lower house Enter this house

The President Speaks to them as followeth.

## Gentlemen

The Law and Government being now Satisfied in the point of fidelity I am to tell you that the reasons for calling you at this time are the same with those Delivered you in my Speech to both houses of Assembly on Wednesday the 14th of this Instant November, a true Coppy whereof I herewith deliver to the End the same may be duely Considered for the whole Business you are to go upon is therein Divided under these four heads to witt, of God, the King, Our Lord, and Selves,

Lib. W. H. And if what relates to Our Duty in Referrence to these four be duely Disgested and passed accordingly into Law, I Doubt not thereby but you will gain blessings from Heaven favour from your Prince Love from your Lord and thanks everlasting from the People, And further I am to assure you, that it will be your faults, not Ours, if this proves not the most famous the most happy and most renowned Assembly that ever yet sat in Maryland, So God of his Mercy bless and prosper all your Good Intents. Amen

> The Speech being Ended the Speaker and Members return to their own house

> Mr Robotham and Doctor Brookes & desire the Journals since his Lordships Dominion over this Province and the Book of Laws & brings this Message.

> > Lower house 19th November 1688.

This house desire the Upper house to send the last Writts of Elections for Charles and St Maries County of Mr Coad and M' Hawkins to this house.

Signed pr Order William Dent Cl of the Lower house.

Mr Clement Hill goes to the Lower house and Carries with him the returns of the Elections of Mr Hawkins and Mr Coode which this house takes to be the meaning of the last Message by Mr Robotham and Doctor Brookes, the said Mr Hill to acquaint the Lower house that they shall suddenly have all the Journals to be found since his Lordships Dominion; he returns and Says he has Delivered his Message.

Mr Secry Sewall goes to the Lower house with the Book of p. 560 Laws & the Journals required by the Lower house, he returns

and Says he has delivered the same

Ordered that a Letter be Writt to Coll Digges and another to Coll Pye to Summons them to this house which were as followeth

St Maries 19th November 1688.

Coll Digges

We have long Since Expected your Company here in his Lordships Upper house of Assembly But now there is every hour more and more occasion for your Assistance It is very much to his Lordships prejudice as also his People that Business goes so slowly on for We cannot Join in Committee with the Members of the Lower house in any Business till fortified with more Company We being in Number no more then what are the Subscribers hereunto you are therefore immediately upon Sight hereof to repair to and appear in this his Lordships

said upper house of Assembly, that his Lordships and the Lib. W. H. Countrys Business be no longer Impeded.

So We Subscribe S' Your very Loving Friends,
To the Honourable William Digges
in Charles County or else where
The same to Coll Pye

William Henry
Nichola

William Joseph Henry Darnall Nicholas Sewall Clement Hill.

Mr Doyne you being Ordered to press horse and Man, to Carry a Letter to Coll Digges and another to Coll Pye for the quicker dispatch power is hereby granted to those you send by the Upper house of Assembly to press horse or horses in the afd Journey Going or Coming.

Signed p' Order Tho: Grunwin Cl of Assembly.

Mr James Round to acquaint this house that the Lower house are Adjourned

This house Adjourned till to Morrow Morning 8 a Clock.

The 20th day of November 1688.

The Upper house mett again Present

The honourable { William Joseph Esqr | Coll Henry Darnall | Majr Nicholas Sewall | Clement Hill Esqr |

Mr George Lingan, Mr Hawkins, & Mr Harris with this Message

Lower house 20th November 1688.

Upon calling over the Members of this house there is found Missing Mr Daniel Clarke of Dorchester County who is Delegate for the said County and being Informed by some Members there that the said Clarke is detained from his Attendance here by a occasion of a Warrant from the County Commissioners of Dorchester County being in Pursuance of an Order to them from the honourable the President and Coll Darnall, therefore the Upper house is desired to Enquire of their honours for what matter and Cause their said Member is detained that this house may be Able to Judge whether the said member be not Detained against the Rights and Privileges thereof and that the Upper house will Signific their honours answer to this house

Signed pr Order William Dent Cl of the Lower house

Major Nicholas Sewall goes with this Message in Answer to the last.

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Lib. W. H. р. 561 Upper house of Assembly 20 Novem 1688.

This house upon the last Message Concerning Mr Daniel Clarke brought by Mr Lingan Mr Hawkins and Mr Harris do say that according to the said Message they have enquired of his honour the President and Coll Darnall of the Matter who for answer say that they know Nothing of the said Clarkes Detainment or whether he be detained or not but do say that on the 30th of October last Petition and Complaint was made to their honours by the Wife of the said Clerk of divers Inhumane Usages and beastly Crimes Acted and Committed by her said Husband; which whole matter was by their honours Transmitted and referred to the Justices of the Peace for Dorchester County to be by them further Examined as by the Copy of their Letter to the said Justices herewith sent it doth and may Appear and further their Hon<sup>15</sup> know not

Signed pr Order Tho: Grunwin Cl of Assembly

Major Sewall returns and says he has delivered his Message Dr Brookes from the Lower house and says that the Lower house does desire to know whether this house have any Business for the Lower house, and was Answered that this house were preparing Business but that the same will not be ready this night.

Clement Hill Esq' goes to the Lower house and to know if the Lower house has any thing to Communicate to this house

to night, if not this house will Adjourn.

he returns and Says the Lower house have not further to

Communicate this Night

This house Adjourned till to Morrow Morning 8 a Clock.

The 21th November 1688

The Upper house Sat again Present

Mr William Joseph The honourable | Major Nicholas Sewall Clement Hill Esqr

Coll Edward Pye then came into this house who desired he might be Excused for his Absence from this house hitherto by reason as he Affirmed that he was so Afflicted with Sickness that he could not Attend this house as he would otherwise have done.

The said Excuse Admitted and Allowed of.

Mr Robotham from the Lower house and desires that the last Proclamation Concerning Towns may be sent to the Lower house. The same promised and sent accordingly by Lib. W. H. Mr Clement Hill who returnes and says he has Delivered the same.

The following Message sent to the Lower house by Major Sewall & Coll Pye Viz<sup>t</sup>

Upper house of Assembly 21 November 1688.

This house do desire that the Lower house would appoint Members of their own to Join with Member or Members of this house for the drawing up Bills against such Crimes as are Mentioned in the first part of the honourable Presidents Speech that the same may be Offered to the Consideration of both houses in Order to their being passed into Laws accordingly.

Signed pr Order Thos Grunwin Cl of Assembly

They return and say they have delivered their Message.

M' Luffe and M' Stone from the Lower house & bring this
Message Viz'

Lower house 21 November 1688. p. 562

This house have already Appointed a Committee of Laws who are Just now going out upon their Charge and have Orders to Inspect the severall Laws of this Province made against the severall Crimes Mentioned in the first part of the honourable Presidents Speech and if their shall be found either by report of the Committee or any Member of this house that the same Laws be not Strict enough to punish the said Crimes Effectually then this house will be ready to Join Some Members of this house with the Upper house to Amend the Same as is desired by their last Message.

Signed pr Order William Dent Cl of the Lower house.

M<sup>r</sup> Round & M<sup>r</sup> Lingan from the Lower house and desire the Statutes at large which were brought hither by M<sup>r</sup> Tull at the request of the President the same immediately Delivered to M<sup>r</sup> Round.

M' Harris and M' Dare from the Lower house with the following Message Vizt

Lower house 21 November 1688.

The last Sessions of Assembly in 1686 a certain Bill Entituled an Act for securing the Real Estates of Orphans was read three times in the Lower house Assented to and Transmitted to the Upper house for their Assent; To which the Upper house returned answer by a Message of the 17th of November 1686, That the said Bill was well designed but not

Lib. W. H. so effectually and well Worded in the Opinion of this house as it ought to be besides being Matter of great Import required more time to Consider of, than could then be Afforded and therefore was recommended to the Consideration of the next Assembly but the Upper house did not then return the said Bill again to this house Therefore the Upper house is humbly desired now to return the same the Substance of it being of great Moment and worthy of Consideration in the Opinion of this house That so a Bill may be drawn for that Purpose.

Signed pr Order William Dent Cl of the Lower house.

The honourable Coll Pye goes to the Lower house with the Message following also he is to acquaint them That the President and Coll Darnall desires the Copy of their Letter to the Commissioners of Dorchester County.

Upper house of Assembly 21 Nov 1688.

The Message

In Answer to the last Message of Mr Harris and Mr Dare relating to the Bill for securing the real Estates of Orphans this house do say That they have sent for the Clerk of that Assembly in Order to get the said Bill which shall be sent to the Lower house so soon as they can procure the Same.

Signed pr Order Tho. Grunwin Cl of Assembly

The said Coll Pye returns and says he has delivered his Message both Verball and Litterall and the Lower house will send the Copy required.

Doctor Brooke from the Lower house and brings the Copy of the Letter about M' Clarke sent to Commissioners of Dor-

chester County.

Mr LLewellin the late Clerk of Assembly being sent for Appeared in this house, and the Bill past in the Lower house concerning the Securing the reall Estates of Orphans being askt of him, he goes out and brings the same into this house, the same sent down to the Lower house by Mr Clement Hill. and with this Message.

p. 563 Upper house November 21 1688.

This house desire the Lower house may Joyn some of their Members in a Committee with one or more of this house in Order to the drawing up a Bill for preventing the Exportation of Bulk Tobacco out of this Province as by Order of King and Council, a Copy whereof is herewith sent, it is required

Signed pr Order Thomas Grunwin Cl of Assembly.

He returns and says he has Delivered it
Coll Jowles Mr Lingan, Mr Harris & Doctor Brook from the
Lower house with the following Message Vizt

Lower house of Assembly 21 November 1688. This house return the Upper house thanks for the Bill about

Orphans Estates.

They have also read the Letter Importing his Majesties Royal Pleasure to his Lordship Concerning Bulk Tobacco and the Message therewith brought by the honourable Clement Hill Esq<sup>r</sup> and return this answer that at this time Several of the Members of this house are out and in a Committee of Laws.

That it is Voted in this house before any thing further be proceeded on as to the the Business of Bulk Tobacco the said Committee be called in and the same seriously Debated In pursuance of the aforesaid Vote this house will forthwith call in their said Committee, And of the Resolves of this house give the Upper house an Account, But because it is late they Conceive the same cannot be perfected to Night.

Signed pr Order William Dent Cl of the Lower house

Coll Pye goes to the Lower house to know whether the Lower house have any thing further for this house to night if not this house will Adjourn, he returns and Says the Lower house have not any further to night

This house Adjourn untill to Morrow Morning 8 of the

Clock.

The 22 November 1688 The Upper house Sat again

The honourable { William Joseph Esq<sup>r</sup> | Coll Edward Pye | Coll Henry Darnall | Major Nicholas Sewall }

Then went the honourable Mr Clement Hill & Major Nicholas Sewall with this following Message & propositions to the Lower house Viz<sup>t</sup>

Upper house of Assembly 22 November 1688.

This house desire the Lower house to resolve with this house into a Grand Committee of both houses to Debate the only great and Undoubted Good of the People of this Province upon these following heads to witt

1st To Encourage and Improve Husbandry

2<sup>d</sup> To promote the sowing of hemp and flax and Reviving the Laws to that Effect or otherwise as shall be thought

4th To Encourage Tradesmen of all sorts to come and Inhabit the Towns & Carry on a Manufacture within this Province whereby we may be Supplyed within ourselves of

p. 564 Necessaries fit and Convenient for the Support of Life fearing lest by Interruption of Trade abroad by Warr or otherwise the People should at any time perish for Want of Cloathing or otherwise.

5th To the end that nothing may be wanting to make us happy care may be taken to give Life to the Money Act which hitherto has Layn dead for this Cause that the same is not Binding as well to the Lord as People.

6th To Order so as that Money may be made the Standard and publick Measure of all Trade and Commerce within this Province

Signed pr Order Tho: Grunwin Cl of Assembly.

The said Messengers return and Say they have Delivered the same

Coll Iowles and Mr Jones from the Lower house with this Message Vizt

Lower house 22 November 1688.

This house gratefully resent the Proposals of the Upper house in their last Message by the honourable Major Sewall and Clement Hill Esq<sup>r</sup> and are ready to Join in a Grand Committee as desired leaving it to the Upper house to appoint any time after this Day for Entring upon the Same.

Signed pr Order William Dent Cl of the Lower house.

Then was sent to the Lower house Coll Pye with this Message.

Upper house 22 November 1688

This house do return their thanks to the Lower house for their ready Concurrence to Join with this house in a Grand Committee of both houses as desired, This house do therefore Appoint nine a Clock to Morrow Morning at the Council Chamber where the house now sits to be the time and place of and for the said Grand Committee to meet and Debate the severall Matters mentioned in their said last Message by the honourable Major Sewall & Clement Hill Esq<sup>r</sup>

Signed pr Order Tho: Grunwin Cl of Assembly.

Coll Pye returns and says he has Delivered the Message Major Sewall goes to the Lower house to acquaint them that if that house have not any thing further for this house to night, they are willing to Adjourn. He returns and says the Lib. W. H. Lower house shall have some thing ready for this house in half an hour.

Coll Jowles, Mr Lingan & Mr Harris Mr Brooke & Mr Hawkins and bring this following writing relating to Grievances Viz<sup>t</sup>

To the honourable the Deputy Governors in the Upper house of Assembly.

May it please your honours; We the Delegates and Deputies of this present Generall Assembly do in the name of the Inhabitants and freemen of this Province Complain of Severall grievances and Burthens which we now feele and Lye under

and desire redress and relief Accordingly Vizt

Imprs Whereas by an Act of Assembly Entituled an Act for raising and providing a Support for his Lordship the Lord Proprietary of this Province during his Natural Life & Made at a Generall Assembly begun and held at the City of St Maries in the Province of Maryland the 27th Day of March 1671 and by other Acts since made Confirming the same and now in force It was thereby Provided that his said Lordship his Receiver or Receivers Generall for the time being shall receive good sound Merchantable Tobacco for his said Lordships Rents and fines for Alienations of Lands reserved upon the Severall and Respective Grants of Land in this Province at the rate of Two pence per pound any thing in his said p. 565 Lordships Grants to the Contrary Notwithstanding Nevertheless his said Lordships Receivers and other Officers Appointed Contrary to the said Law have and do under Colour of their said Offices not only refuse to receive Tobacco as by the said Law is Provided, But Exact Money Sterling to the great Agreivance and oppression of the Good People of this Province of which we humbly desire Address and Relief.

2dly. Whereas the honourable the Secretary's of this Province do charge the People of this Province with Several fees which are not by Law due particularly in that for Recording Proceedings which they do take and Extort by way of Execution, the said fees being due and paid under another Denomination of which We humbly desire redress and Reliefe.

3<sup>dly</sup> Whereas it is provided in the Act for Advancement of Trade that the Right honble the Lord Proprietary should before the last day of August 1685 for the quick Dispatch of Shipps &c Appoint in Wicocomoco, St Maries Patuxent and Ann Arundel for the Western side of this Province & in Talbot and Somerset Counties for the Eastern Shore Some fit Officer or Officers for the Entring and Clearing of Ships in the said Severall and respective places for want of which Trade has

Lib. W. H. been Discouraged to the great Greivance of the Inhabitants of which they humbly desire redress and Relief.

It being likewise very prejudicial to his Lordships Interest

and Income

4thly Whereas it is not only a great Agreivance to the Present Inhabitants of this Province But also of fatall Consequence to their Posterity, That Laws made & Assented unto by his Lordship and the People of Province should be dispenced withall by any other Authority than by which they were first made, which we humbly desire to Know if his Lordship do intend to Annull that Clause of the Act about Bringing

Tobacco to Towns without an Act of Repeale

5th Whereas the Attorney General has often presumed upon his own Authority as Attorney Generall to send out precepts Directed to the Severall Sheriffs Commanding them to bring the Bodys of Severall the Inhabitants of this Province to the Provincial Courts to Answer such things as should be Objected against them by which means severall of his Lordships Good People have been taken into the Custody of the severall Sheriffs and brought to the Provincial Court being altogether Ignorant of what should be laid to their Charge before they Come upon their Tryall Contrary to the fundamentall and known Laws and to the great Agrievance & Unsupportable Charge and Damage of his Lordships Good People of which We humbly desire to be relieved.

6thly Whereas it is a great Agreivance to the Inhabitants of this Province that any persons not Lawfully Empowered but only pretending a Power from some of his Lordships Militia Officers in time of Peace should as often they have done press and Violently take from severall of the said Inhabitants the most part if not all their Store of Meat and other Provisions which should be for the Support and Relief of their Respective families the remaining part of the Year to the great Damage and oppression of the said Good People, of

which We humbly desire to be relieved.

7thly Whereas the Provincial Court being Adjourned to the last Tuesday in January next which is the Dead time of the year and the most perilous and incomodious time for the people to give their Attendance We conceive that it is a great

Agrievance of which We humbly desire Redress.

8thly. That it is a great Greivance to the People of this Province for the Officers of Towns & Exact three pence Sterling or three pounds Tobacco p. hhd for any Tobacco whatsoever which is not Actually brought to the several Towns accord: to the Letter of the further Additionall Act to Act for Advancement of Trade and to the Supplementary Act

to the Same Which we humbly desire your honours to take Lib. W. H. into your most Serious Consideration and that of the same we may have Redress and relief

Signed pr Order William Dent Cl of the Lower house

Mr Clement Hill goes to the Lower house with this Message Vizt

Upper house of Assembly 22 November 1688.

The answer of the Deputy Governors in the Upper house of Assembly to the Deputys and Delegates of this present General Assembly relating to their Remonstrance of Agrievances this Day delivered by Coll Jowles Mr Lingan, Mr Harris, Mr Brooke & Mr Hawkins say that they have perused their said Remonstrance, and whereas the same do Consist of Several heads and divers natures, they cannot immediately so fully inspect the same as the severall matters therein Contained require, But say that due Consideration shall be had to every particular therein Mentioned and what ever shall appear to be Agrievance we the said Deputy Governors will take such care as the same shall accordingly be duely rectified

Signed pr Order of &c

M' Hill returns and says he has delivered his Message. This house Adjourns till to Morrow Morning 8 a Clock.

The 23d Day of November 1688.

The Upper house met again.

Present

The honourable { William Joseph Esqr | Coll Edward Pye | Clement Hill Esqr | Major Nicholas Sewall }

Mr John Stone from the Lower house and tells this house that the Lower house are ready to Attend this house, and was Answered this house will send them word when ready.

Major Sewall goes to the Lower house to tell them that this house is ready when they please to come, He returns and says he has delivered his Message and that they will waite upon this house immediately.

The Speaker and the Lower house and their Clerk Enters this house and the Debate Began, And therein it was Voted—

1st That Husbandry be encouraged

2dly. That the Sowing of flax and hemp be encouraged 3dly. That the making of Linnen & Woollen be encouraged.

5thly. That it is necessary that bringing in Money be encouraged

6thly. That money be the Publick measure and standard

of Trade and Dealing and all Contracts and Bargains.

The Debate being Ended the Speaker and Lower house &c Clerk depart to their own house.

p. 567 And this house Adjourns till to morrow Morning 8 a Clock

The 24 November 1688 The Upper house mett again

Present

The honourable { William Joseph Esqr | Major Nicholas Sewall | Coll Thomas Tailler | Coll Edward Pye | Clement Hill Esqr |

M' Harris & M' Hawkins from the Lower house with this Message.

Lower house of Assembly 24 November 1688.

This house have Considered not only several things proposed to them by a Message from the Upper house relating to Bulk Tobacco but also of Several Propositions made to the Grand Committee yesterday in the Council Chamber In answer whereunto they say first that as to that of Bulk Tobacco they find by the Copy of the Letter sent to this house being from his Majesties Most honourable privy Council to the Right Honble the Lord Proprietary of this Province that there was some Petition preferred to his Majesty by some Merchants Owners Adventurers and Planters of Virginia & this Province praying such a Prohibition as was Intimated to this house at the Opening this present Sessions of Assembly, Therefore before this house can proceed to make any positive answer to the same or make any Resolve therein, They pray the Upper house to send a Copy of the said Petition (if they have it or can procure it) to this house that the reason for praying it may Appear, And as to Severall other things proposed to the Members of this house yesterday when Resolved into a Grand Committee; They say that the same appears to them to be matter of great Moment and worthy of further Consideration, They therefore think it proper and Expedient not only to take further Consideration thereof but to Advise with those whom they Represent being of the like moment to them also Especially that Relating to Money.

Signed pt Order William Dent Cl of the Lowthouse.

M' Clement Hill goes to the Lower house with this Message.

Upper house of Assembly 24 November 1688.

As to that part of the last Message by Mr Harris and Mr Hawkins that Related to the Petition about Bulk Tobacco, This house say that they have not any such Petition neither has the Government any such Petition sent them out of England or else where. If this house had the same or could tell where to procure it, they should be free to send as desired.

Signed pr Order Tho: Grunwin Cl of Assembly.

He returns and says he has Delivered the same Coll Tailler and Coll Pye go with this Message.

Upper house Assembly 24 November 1688.

As to the other part of the last Message by Mr Harris and Mr Hawkins relating to the Debates of yesterday in the Grand Committee this house earnestly Desire That so Generall a Good as is thereby Designed may not dye by being Stifled for want of Air to give it Life, This house do therefore desire the Lower house Once more to Resolve with this house into a Grand Committee in Order to a further Debate about the Premisses; To the End that all Objections may Unanimously be Agreed Especially in a Matter of such undoubted Advan- P. 568 tage to the People of this Province

Signed p' Order Thomas Grunwin Cl of Assembly.

They return and say they have delivered it Came from the Lower house M<sup>r</sup> John Stone & M<sup>r</sup> William Dare with this Message

Lower house of Assembly 24 Nov 1688.

This house humbly pray the Honourable the Deputy Governors will be pleased to give an Answer to their Remonstrance of Agreivances as their honours have been pleased to promise Because their Committee of Laws who are now ready to go upon their Charge for want of such Answer cannot regularly proceed

Signed p' Order William Dent Cl of the Lower house.

The honourable Major Sewall goes to the Lower house with this Answer to the before going Message Viz<sup>t</sup>

Upper house of Assembly 24 November 1688.

This house do say in answer to the Message of the Lower house of this Day by M<sup>r</sup> Stone and M<sup>r</sup> Dare relating to the Remonstrance of Greivances, That this house have Applyed themselves to the Deputy Governors in this his Lordships Upper house of Assembly about the said Grievances, And for answer their Honours the Deputy Governors do say that

Lib. W. H. whereas some of the members of the upper house are Concerned in the said Remonstrance of Greivances; The Deputy Governors do therefore desire to hear both Parties and in Order thereunto this house is ready to resolve with the Lower house into a Grand Committee whereby to Debate the said matters in order to Rectify all abuses of that Nature for that the Deputy Governors do assure the Lower house, That they are ready to Suppress all such Matters as shall any way appear to be Agreivance to the People.

Signed pt Order Tho. Grunwin Cl of Assembly.

Major Sewall returns & says he has delivered his Message Coll Pye goes to the Lower house to know if they have any further to Offer to this house to Night. He returns and says the Lower house will send to this house in half an hour.

Dr. Brookes and Mr Round from the Lower house with this Message

Lower house 24th October 1688.

In answer to the last Message by the Honourable Coll Tailler & Coll Pye This house say that it was yesterday understood by the Members of this house when in a Grand Committee that these severall Proposals then made were so Dependant one upon the other that unless the whole was Consented to all the rest would be ineffectuall to the End Proposed, And therefore this house upon Serious Consideration thereof finding some things therein of new Device to be of Deep Consequence to the Good People of this Province which according to the Custom of Parliaments in England have not been usually assented to till Advise with their Countrys; They did this Morning Signifie their desire of further time of Consideration and that they may Comunicate with those they here Represent, and therefore they say that as to the other proposalls so farr as was yesterday Resolved on to witt that for Encouragement of husbandry and the Methods thereon Agreed, That for Sowing flax and hemp and the Methods p. 569 thereon agreed, That for the Encouragement of Tradesmen to come and Inhabit the Towns and the Methods thereon Agreed, they conceive the same will tend to the great good and benefit of this Province and therefore are willing and ready to have further Conference with the honourable the

for the same purposes. Signed pr Order Lower house William Dent Cl.

This house Adjourned till Monday Morning 8 a Clock.

Upper house upon Monday next in Order to drawing up Bills

Monday the 26th November 1688 The Upper house Sat again Lib. W. H.

Present

The honourable { William Joseph Esqr | Coll Edward Pye | Coll Henry Darnall | Coll William Digges } Clement Hill Esqr |

Mr Jones and Mr Dare from the Lower house with this Message Vizt

Lower house of Assembly 26 November 1688.

This house are met and ready to proceed upon the Affairs thereof in Order thereto desire the honourable the Upper house's Answer to their last Message on Saturday relating to Severall things proposed and resolved on in the last Grand Committee

Signed p' Order of the Lower house William Dent Cl.

Coll Pye and Mr Hill goes to the Lower house with this Message Vizt

Upper house Assembly 26 November 1688.

In answer to the last Messages of Saturday the 24th Instant by Mr Brookes and Mr Round and of this Day by Mr Jones & Mr Dare This house do say that some of their Members are now Absent but will Imediately be here and that then this house will be ready according to their Message to the Lower house of the 24th Instant to resolve with the Lower house into a Grand Committee in order to a further Debate upon the Premisses treated of in the last Grand Committee and that this house will give Notice to the Lower house so soon as this house shall be ready.

Signed p' Order Tho: Grunwin Cl of Assembly.

They return and say they have delivered their Message.

M' Clement Hill goes to the Lower house to acquaint them this house is ready to receive the Lower house and to Resolve into a Grand Committee according to the last Message. He returns and says he has acquainted the Lower house as Ordered.

Coll Tailler Enters this house.

The Lower house with their Speaker and Clerk Enter this house and both houses Resolve into a Grand Committee and Enter upon the Debate which being Ended the Lower house go forth again.

This House Adjourned till to Morrow Morning 8 a Clock

# Lib. W. H. The Upper house Sat again the 27th November 1688.

## Present

The honourable	Call Thomas Tailler	Major Nicholas Sewall Coll Edward Pye Clement Hill Esqr
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Came from the Lower house Mr Henry Hawkins and Mr William Dare & brought the fol: Message.

P. 570 Lower house 26th November 1688.

In Concurrence with what the honourable President was pleased to Offer Relating to the Remonstrance of Agrievances this house humbly Signifie to the honourable the Governors in the Upper house that this house are ready to Appoint some Members to manage the same as the said honourable Governors required and desire to know when their honours will be ready to hear the same

Signed p' Order of the Lower house William Dent Cl.

Coll Digges and Major Sewall go to the Lower house with this Message

Upper house of Assembly 27th November 1688.

In Answer to the last Message from the Lower house of the 26th Instant by M<sup>r</sup> Hawkins and M<sup>r</sup> Dare relateing to the Remonstrance of Agreivances the honourable the Deputy Governors do say they are ready to hear and Determine the same when ever the Lower house by their Members appointed to Manage the same shall appear.

Signed pr Order Tho: Grunwin Cl of Assembly.

They return & say they have delivered their Message D' Brooke from the Lower house with M' Lines Account against Doctor Scurfield the same read and is as followeth

April 2<sup>d</sup> 1688.

Account for D' Paul Scurfield for his Entertainment at my

house

Commencing the Day as above Mentioned.

To his Dyet from the said April untill the 28th of this Instant November 3 Meales pr Day at 12lb per Meale Comes to

To Lodging for said Scurfield at 4lb per night

To Dyet for a nurse to attend him said time Comes to the same as above

To Lodging for the Nurse at 4lb per Night

960

To a pint of Cyder or other Liquor each morning the Nurse had before went to dress Dr Scurfield's Soares Comes to at 30lb per Gallon

To the Nurse I pay her per the Courts Order of St Maries County 300th Tobo per Month being Eight

Months

Lib. W. H.

900

2400

23700

To 2 flock Beds Blankets and other Necessaries quite rotted and utterly Ruined and fitt for nothing by his lying in the same I leave to the honourable houses of Assembly to Allow me for them what they think Convenient.

To four Sheets and a Table Cloath for Rowlers and Trusses

had to dress his wounds

May it please the honourable houses to well Consider the great trouble and Inconveniency that I have had with the abovesaid Doctor Scurfield and that I have only Charged for his Dyet and Lodging and the like for his nurse according as the Law Allows & Allow the same to your honours Petitioner Philip Lynes.

This Account referred to the Committee of Accounts.

The Petition of Thomas Hagleton a Negroe against the Exec<sup>15</sup> of Thomas Trueman read and Ordered that Execution issue as is prayed for the sum of 3496<sup>16</sup> Tobacco and 672<sup>16</sup> Cost of Petitioning the Upper house of Assembly.

The following Message for appointing a Committee sent to P. 571

the Lower house by Coll Pye and Mr Clement Hill Vizt

Upper house of Assembly 27 Nov<sup>1</sup> 1688

This house desire the Lower house to Join some of their Members with the honourable Coll William Digges and Clement Hill Esq<sup>1</sup> Members of this house appointed to be of the Committee of Accounts whereby to Audite and agree the Publick Account of this Province for that this week will Conclude this Sessions.

Signed pr Order Tho: Grunwin Cl of Assembly

Coll Pye and Mr Hill returns and say they have delivered their Message

Upper house of Assembly 27 Novem 1688.

This house desire the Lower house to prepare such Bills as shall be thought fitt for punishing the several enormous Crimes, of Drunkeness, Whoredom Swearing: Saboth break-

Lib. W. H. ing &c. as also for Prohibiting the Exportation of Bulk Tobacco to which End this Assembly was partly Conveened. Signed pt Order Tho: Grunwin Cl of Assembly.

> The said Message sent by Major Sewall who returns and says he has Dd the same

> > Upper house 27 November 1688

This house taking into their Serious Consideration the great and most unsufferable Greivance which the Inhabitants of this Province Suffer by the Excessive Charge of Assemblies not so much for and in the Necessary Expence of the Members of Assembly But for and by reason of the Divers frauds that are often used and practiced by the Severall Ordinary Keepers in charging more to their Accounts than ever was Expended this house do therefore desire the Lower house to Join with this house in the further Consideration thereof whereby to Ease the People of this Province of the said Grievance by Limiting every member of future Assemblys to an Allowance of so much per Diem or otherwise as shall be thought fit.

Signed pt Order Tho: Grunwin Cl of Assembly.

The same sent by Coll Digges and Coll Pye who returns having delivered the same. Coll Jowles and Mr Lingan from the Lower house with this Message Vizt

Lower house 27 November 1688.

In Answer to the last Message by the honourable Coll Digges and Coll Pye this house say That they are now a preparing severall Bills and other things for the Consideration of the honourable Upper house and when those are out of hand they will Signifie the same and if the Upper house will please to Join some Members of this house in Committee to draw up a Bill for prevention of the Evils in the said Message Men-This house shall readily Concurr in any thing tioned. reasonable

Signed pr Order of the Lower house William Dent Cl.

Mr Clement Hill goes to the Lower house and acquaints them this house are ready to Adjourn if the Lower house have not further to Offer to this house to night, He returns and says the Lower house have not further to Night

This house Adjourned till to Morrow 8 a Clock in the

Morning

The 28th Day of November 1688. The house sat again

Lib. W. H.

p. 572.

The honourable { William Joseph Esq<sup>r</sup> | Coll Edward Pye | Coll Henry Darnall | Maj<sup>r</sup> Nicholas Sewall | Clement Hill Esq<sup>r</sup> |

Mr Clement Hill goes to the Lower house with the Petition about negroes Committing abuses in Charles County thus Endorsed by the Upper house.

Upper house of Assembly 28th November 1688.

This house do Concurr with the Lower house in their Opinion to remedy the Dangers threatned by this Petition and say that whereas the Representatives of the Countys wherein the Disorders therein Mentioned are Committed are present in the Lower house, this house do therefore leave it to the Lower house to do therein as shall be thought Convenient wherein this house shall be always ready to give their reasonable Assent

Signed pr Order Thomas Grunwin Cl of Assembly

Mt Hill returns having Delivered the Petition
The honourable Coll Tailler Enters this house from the

Lower house came D' Brookes, M' Lingan & M' Hawkins with this Message.

Lower house 28th November 1688.

This house have Considered of the Message of the Upper house relating to the Punishing the several Crimes of Whoredome, Adultery, Swearing, Cursing & Sabboth breaking &c. And say that they are not unsensible of the too frequent Committing the said Crimes in this Province, But think not the same through any Deficiencys of the Laws for that there have been formerly several good and wholesome Law provided in this Province against the said Crimes, particularly the Law for punishing certain Offences, The Act of Religion, The Act for keeping holy the Lords Day which are all yet in force, In and by which there are severall punishments provided against the said Offenders, But this house Conceive that the Occasion of the said Crimes being so frequently Committed in this Province is because the said Laws are not put in Execution against the Offenders by those Magistrates that are intrusted therewith, Nevertheless, if the Upper house please to prepare any other Bill against those Crimes this house shall readily in reason Concurr in passing the same into Law.

Signed pr Order of the Lower house Willm Dent Cl.

Lib. W. H. The said Messengers also bring the Act for mending Trade and bettering the Quality of Tobacco in this Province

An Answer to the upper hous concerning Bulk Tobacco An Act for the Encouragement of making Linnen & Woollen Cloth within this Province

An Additionall Act to the Act for Encouragement of Tillage and raising Provisions for advancement of Trade within this Province.

An Act for Encouragemt of Sowing and making hemp and flax within this Province

The said four Acts read the first time

P. 573 The answer about Bulk Tobacco also read Vide the same in fol. 43

This house are of Opinion that the Act for Amending the Trade and bettering the Quality of Tobacco in this Province will not Answer to the end Intended & therefore Rejected

The Additional Act for Encouragement of Tillage and raising Provisions for Advancement of Trade within this Province Voted to be past with those Amendments.

Upper house of Assembly 28th November 1688.

This house have Consented to pass the Additional Act for Encouragement of Tillage & with these Amendments Viz<sup>t</sup>

1st That it be Mentioned all or any sort of English Grain

or Indian Corn

2d That the Allowance for Malt be as well for wheat Malt

as for Malt of Barley.

3<sup>d</sup> That the Act do not intend the Encouragement and Allowances for any Grain Sowed or put into the Ground at any time before the Publication of this Act.

4thly. That the Encouragement hereby intended shall not Extend to any Grain or Malt but such as shall be really of the Growth and produce of this Province. Sent by Coll Pye.

Signed pr Order Tho: Grunwin Cl of Assembly.

Coll Pye Ordered to acquaint the Lower house that if they have nothing further for this house to Night This house will Adjourn He returns and says that the Lower house have not further to Night.

This house Adjourned till to Morrow Morning 8 of the

Clock.

The 29th of Nov 1688 The Upper house sat again

Lib. W. H.

 $\begin{array}{c} \text{Present} \\ \text{The honourable} \left\{ \begin{matrix} M^r \text{ Joseph} \\ \text{Coll Tailler} \\ \text{Coll Darnall} \end{matrix} \right\} \begin{array}{c} \text{Coll Pye} \\ M^r \text{ Hill} \\ \end{matrix}$ 

The Act for Encouragement of Sowing and making of hemp and flax within this Province read the Second time and the third time and Assented to by this house

Dr Brooke from the Lower house with this Message Vizt

Lower house 29th November 1688.

Herewith is sent the Bill for Encouragement of Tillage &c. with such Alteration therein made as the honourable Upper house desired in the last Message by Coll Pye and pray the Concurrence of the Upper house therein, And that they will please to Concurr in the other Bills yesterday sent, and Transmitt them back to this house in Order to their farther proceedings to the other Business now before them, This house have also Appointed Mr Robotham Mr Underwood and Captain Pile & Mr Round to be of a Committee of Accounts if the Upper house please to Join any Members of theirs with them they are ready to attend their Charge. He also brings the Bill for Encouragement of Tillage &c.

Signed pr Order of the Lower house William Dent Cl.

Coll Digges Enters this house.

The said Act for Encouragement of Tillage & read with Amendments The same sent down to the Lower house And to desire that the words (or any other sort) may in two places be put in, Coll Pye goes with it and returns and says the Lower house had neglected, but would mend it and Send it immediately.

Coll Jowles from the Lower house and brings the said Bill p. 574

the same read and Past this house.

The Act for Encouragement of Making Linnen and Woollen Cloth read the 2<sup>d</sup> time Read again the third time and Assented to

Mr Clement Hill goes to the Lower house with these three

Bills Assented to by the Upper house Vizt

Bill for Encouragemt of Sowing & Making of hemp and flax &c.

Bill for Encouragement of Tillage &c.

Bill for Encouragemt of making Linnen & Woollen Cloth within this Province.

He returns and has delivered the said three Bills.

Lib. W. H.

Upper house 29th November 1688.

In Answer to that part of the last Message that relates to the Committee of Accounts sent by Dr Brookes (This house) as in a former Message of the 27th Instant have and do Appoint the honourable Coll Digges and Clement Hill Esq to Join with the four Members of the Lower house in the aforesaid Message by Doctor Brookes nominated, And the said Members of this house are ready to Join with those of the Lower house when notice thereof shall be given to this house.

Signed pr Order Thomas Grunwin Cl of Assembly.

Upper house of Assembly 29 November 1688.

This house desire the Lower house to take into their Serious Consideration that part of the honourable Presidents Speech relating to the passing an Anniversary Act of General Thanksgiving to Almighty God for the Birth of the Prince to be kept holy throughout this Province yearly on every Tenth Day of June during the Life of the Prince, This house being Sensible that nothing can better Testifie Our thanks to the Almighty or Our Loyalty to Our King than the passing of Such an Act for thereby we shall Surpass all the Methods of Addressing that have or ever shall be presented on this Occasion.

Signed pr Order Tho: Grunwin Cl of Assembly.

The said two Messages sent by Coll Digges and Coll Pye who returns & say they have delivered the Same

Captain Joseph Pile and acquaints this house that the Lower

house Members for Committee of Accounts are ready

The honourable Coll Digges and Mr Hill go out to Join

with Committee of Accounts.

Mr Thurston from the Lower house and brings a Petition of Thomas Evans Concerning a Negroe that had killed his hoggs who was last Court before this in the Pillory and Cropt but the Petitioner wants the fourfold.

This house Adjourned for half an hour then Sat again

The honourable { William Joseph Esqr | Coll Henry Darnall | Coll Edward Pye

M' Harris M' Brookes and M' Lingan from the Lower house
P. 575 & Bring the Bill for Preservation of Orphans reall Estates.
This house Adjourned till to Morrow Morning 8 a Clock

The 30th Day of Novem' 1688 The Upper house sat again Lib. W. H.

Present

 $\begin{array}{ll} \text{The honourable} \left\{ \begin{array}{ll} \text{William Joseph Esq^r} \\ \text{Coll Henry Darnall} \\ \text{Clement Hill Esq^r} \end{array} \right\} \begin{array}{ll} \text{Coll Thomas Tailler} \\ \text{Major Sewall} \\ \text{Coll W$^m$ Digges} \end{array} \right\} \end{array}$ afterwards

Came from the Lower house Coll Jowles, Dr Brookes, Mr Lingan, Mr Harris, Mr Stone, Mr Dare and Mr Hawkins & bring the Act for the Princes Birth Day the same read the first time.

M' Thurston and M' Hawkins from the Lower house with these two Bills

An Additionall Act to the Act for Regulating Ordinarys and Limiting the Number of them within this Province.

An Act for Advancement of Coins the said last Act read the 1st time and Rejected

Coll Digges & Mr Clement go out to the Committee of Accounts

Coll Pye Enters this house

Coll Pye goes to the Lower house with this Message.

Upper house of Assembly 30th Novem<sup>r</sup> 1688.

Herewith is returned the Act for Advancement of Coins being wholly Deficient and against which there can be no greater Offender than the Act it self for by this Act this Act is Destroyed It being vain to think that ever money will be brought into this Country till it be made Currant and it will never be Currant whilst any be Excepted from receiving it at its Currant and inhanced Value. Besides there is no provision made to prevent abuses and frauds by Clipt and light Money Wherefore this house desire the Lower house to reassume the further Consideration of this Act

Signed pr Order Tho: Grunwin Cl of Assembly.

Coll Pye returns and Says he has delivered the said Mes-

sage.

The honourable Coll Tailler and Major Sewall go to the Lower house with the Act for the Anniversary Day for the Birth of the Prince and this Message.

Upper house of Assembly 30th Novem<sup>r</sup> 1688.

This house have sent again to the Lower house the Anniversary Act for the Birth of the Prince and do desire the same may pass with these Amendments Vizt

1st That after the word Consort in the Second Line be

added these words the Queen

2<sup>d</sup> That after these words (Set apart) in the 8th Line be added (and kept holy)

Lib. W. H. 3<sup>d</sup> That all persons be Obliged to resort to their severall Churches or Chappells or other Places of Worship on that Day where the Severall Pastors and Teachers shall attend their Spiritual Duties as on other festivals &c. as is mentioned in the Anniversary Act of 12 Car. 2: 14 And this Act be then and there read &c. And that to the Title be Added (for the Birth of the Prince. They return having delivered their Message

Signed pr Order Tho: Grunwin Cl of Assembly.

Dr Brooke, Mr Stone and Mr Hawkins from the Lower house with this Message

Lower house 30 November 1688.

This house taking into their Serious Consideration the Proposalls by the honble President this Sessions made to the posalls by the honble President this Sessions made to the Prosideration of Members of both houses when in a Grand Committee Relating to the bringing in of Money into this Province &c. and finding the same to be matter of great Importance to the Province although they Conceive the same not fitt Suddenly to be undertaken, without due and timely Consideration nor till it be rightly understood, yet they are not willing nor Desirous that any thing of so Good a Consequence as this is represented to be to this Province should remain unresolved.

Therefore in Order to preserve a right understanding of the same and that it may be effectually Considered of; They desire the honourable the Upper house will Join with this house in a request to the said honourable President that he will please to send the said proposalls in writing to this house with his reasons Enforcing the Same that they may the better understand them and be able to give their Result thereof

against next Meeting.

Signed pr Order of the Lower house Wm Dent Cl.

Coll Pye goes to the Lower house with the Act about Ordinary keepers and this Message.

Upper house of Assembly 30 Novem 1688.

This house are ready to Assent to the Additionall Act for Regulating Ordinaries &c. with these Amendments

1st That the blank in the Second Line of the first Sheet be

filled up

2d That in the 2d line of the Second Sheet after the word

Voyd be Added these words (and for ever be a barr)

3<sup>d</sup> That after the word Money in the Ninth line of the Second Sheet the words (or Tobacco) Implyes Credit, and the Ordinary keeper left to Impose as before.

Signed p' Order Tho: Grunwin Cl of Assembly.

Coll Pye returns and says he has delivered the Same. Lib. W. H. Coll Jowles and Mr Lingan from the Lower house and bring this Message Vizt

Lower house of Assembly 30th 9br. 1688.

This house are Sorry to hear of such Misunderstandings between the Members of this house Appointed for a Committee of Accounts and the Members of the Upper house about a Clark. It cannot be unknown to the Upper house That all Committee Clarks hath always been Appointed by this house or Chosen by Vote in the Committee And that for the two last Sessions James Cullen was Clarke of the Committee of Accounts and Consequently the best Able now to Serve therein, And for that reason was so appointed this Sessions which is the Undoubted Right and Priviledge of this house and hope the Upper house will not infringe it, This house hath again Set out their Committee for Accounts who are now Sitting with their said Appointed Clerk at the house of Thomas Beale in Order to Dispatch the Business of their Charge, If the honourable the Upper house please to Join any Members of theirs with them, they are ready to Attend them

Signed pt Order of the Lower house William Dent Cl.

Dr Brookes from the Lower house with Additional Act

about Ordinaries and Ordinary keepers.

The same read the second and third time and Assented to P. 577 by this house and sent to the Lower house by Mr Clement Hill who returns having Delivered the Same.

M' John Stone from the Lower house with this Message

following

Lower house 30th November 1688.

Upon Consideration had of the ruinous and decaying Condition of the State house which has Occasioned so great a Charge to this Province In Order therefore to prevent the utter ruin and decay thereof by repairing it and the Prison also this house propose to appoint some members of this house as a Committee to project the way and Methods to repair the Same and desire to know if the Upper house will please to Join a Member of theirs with them.

Signed pr Order of the Lower house William Dent Cl.

Upper house of Assembly 30th November 1688.

This house are Surprized to receive a Message from the Lower house mentioning so much as the word (Misunderstandings) Especially in a time when this house had thereof not so much as a thought and cannot but Admire to see such

Lib. W. H. Groundless heats insisted on there being a great Difference between the Committees which the Lower house do send forth Consisting only of their own Members in which the Lower house may undoubtedly appoint such Clerks as they please, And those which Consist of Members of both houses for in this Case the Chairman of such Committees has always Appointed a Clerk and accordingly in this Committee of Accounts the honourable Coll William Digges was by the Committee themselves Chosen Chairman and John Boye appointed and Accepted by the sd Committee to be their Clerk and accordingly they did proceed to the Business of that Committee for proof whereof this house referrs themselves to the Journal of the said Committee, wherefore this house do not Conceive wherein the least Priviledge of the Lower house is Infringed. It being the Lord Proprietaries Prerogative to appoint Clerks; Even the present Clerk of the Lower house is by his Lordships Commission appointed Cl. of the Lower house, And further this house cannot but take Notice of the Impracticable Method in Removing the Committee from the place where they were agreed to Sitt, without the Consent of their Chairman in whom it is to Adjourn the Committee both to time and place as he shall think fit not Contrary to the Order and appointment of both houses.

Signed p' Order Tho: Grunwin Cl of Assembly.

The aforesaid Message sent by Coll Tailler and Coll Digges who return and say they have delivered the same.

Upper house of Assembly 30th Novem 1688.

This house do Concurr with the Lower house in their Message of this Day by Mr John Stone Relating to the Repartion of the State house and Prison and accordingly do appoint the honourable Coll Pye one of the Members of this house to Join with such Members of the Lower house as they shall think fitt to Consider of and Report the same to both houses.

Signed per Order Thomas Grunwin Cl of Assembly.

This Message sent by Coll Pye who returns & Says he has delivered it

Upper house of Assembly 30th November 1688.

This house have Concurred with the Lower house in their p. 578 request of this Day by Dr Brookes Mr Stone and Mr Hawkins relating to the Proposalls made by the honourable the President for the bringing in of Money into this Province and accordingly have with the Lower house requested the honourable the President, That he would please to Commit to writing

the reasons of this house to enforce the bringing in of Money, Lib. W. H. as aforesaid into this Province who for Answer says that he is very ready to Comply with the said request of both houses and accordingly he will Committ the same to writing but is not sure to Compleat the same during this Session of Assembly But assures both houses by Gods Blessing that he will finish the Same so soon as possible he can and will deliver an Original thereof to be Transcribed into as many Copies as will Suffice to every Member of both houses one, they Considering the Clerk for such his pains to which this house do Concurr and desire therein the Concurrence of the Lower house.

Signed pr Order Tho: Grunwin Cl of the Lower house.

Sent to the Lower house by Coll Pye he returns and says he has Dd the same

D' Brookes and M' Dare from the Lower house with the fol: Message

Lower house 30th November 1688.

In Answer to the last Message by the honourable Coll Tailler & Coll Digges this house desire the Upper house to peruse again their Message and it will appear that they do not mention any Misunderstanding between the two houses but between the Members of the Upper and Lower houses and this house kindly resent the fair proceedings and Answer of the Upper house in giving this house the Priviledges that is undoubtedly their right (to witt) that of Electing Committee Clerks and assure the Upper house the said Cullen was appointed by this house for that Committee and is the most Capable to Serve in that place as he hath done the Two proceeding Assemblies, neither were the Members of the said Committee (as they Averr to this house) against the said Boyes Officiating there had his Skill therein answered their reasonable Expectation Therefore since his Incapacity would retard the Business of this Assembly and the other further it as well by his Clerkship as Experience in the said Office They cannot think it reasonable to deprive him, but were willing to allow the other Twelve hundred pounds of Tobacco for his Attendance hitherto

Signed pr Order William Dent Cl of the Lower house.

This house Adjourned till to Morrow Morning 8 a Clock.

Lib. W. H. The first Day of Decem<sup>7</sup> 1688 The Upper house sat again

#### Present

William Joseph Esqr Coll Thomas Tailler The honourable { Coll Henry Darnall Coll William Digges Coll Edward Pye Clement Hill Esq Major Nicholas Sewall

Upper house of Assembly 1 December 1688. The Lower house by their Message last night by M' Brooke and Mr Dare desire this house to peruse again their Message p. 579 and this house desire the Lower house to peruse again their Message about the words Misunderstandings and Priviledges, this house did not then say there was Difference there between both houses, as to their grief they find there now is, and this house denys that they did by their Message Assert it to be the Right of the Lower house to appoint Clerks of any Committees, of their own Committees we Grant, But this Committee is none of their own but a Committee of both houses Consisting of Members as well of Ours as their house; This Committee meets Choose their Chairman and accordingly their Clerk and approve the same by Entring upon the Business of that Committee, and as it was a Committee of both houses, that is, of Members of both houses with their Chairman and Clerk who are as Speaker and Clerk of either house; It is illegall and Imparliamentary for any part of the Members of that Committee to seperate themselves without their Chairman or being by him Adjourned or assume to sitt and appoint a Clerk as the Members of the Lower house in that Committee have done, and this house do hereby protest against the said proceedings and Sitting of any Members as a Committee of Accounts who are not such and Declare the same to be unlawfully Assembled and their reputed Clerk is hereby Declared no Clerk of any Lawfully Committee of accounts If the Clerk Boye were not Capacitated it was the Committees Business to lay him by and choose another and if they could not agree it ought to have been Reported to both houses But this is not the case they illegally and Abruptly break up without being Adjourned by their Chairman and go and Sitt and choose a Clerk of their own without their Chairman or any Member of this house being present Contrary to the known right and Proceedings of Parliaments, And this house desire the Lower house to Concurr and join with this house in the Rectifying this and the like abuses and desire that a good understanding between both houses may be preserved whereby we may proceed upon the Business of the Country and not Impede the same to the vast Charge of the Country as by these Differences we are like to do

Signed pt Order Tho: Grunwin Cl of Assembly.

Coll Pye goes with the same to the Lower house Returns Lib. W. H.

having Delivered it

Coll Jowles, Mr Harris, Mr Stone, Mr Lingan, Mr Dare Mr Hawkins and Dr Brooke from the Lower house with the Anniversary Act for the Birth of the Prince

The same read again and Assented to by this house and sent to the Lower house by their honours Coll Tailler and Coll

Digges Major Sewall and Mr Clement Hill

Coll Jowles Mr Lingan Mr Thurston Mr Harris and Mr Hawkins with this Message

## Lower house 1 December 1688

This house have read and Considered of the last Message of the Upper house by the honourable Coll Pye and say as in their former Message that they did not apprehend any Misunderstanding between the two houses as it seems by the last Message of the Upper house have Therefore this house to clear themselves of the Occasion thereof and to give all reasonable Satisfaction that possibly they can do Say—

1st They do not deny but the Committee of Accounts have power to choose their Clerke If not before appointed by this house which they conceive is a branch of their priviledges to do Especially in that of Accounts and hath always been done hitherto and never refused or Objected against till now.

2<sup>dly</sup> The members of this house in Committee did Averr the said Boye was not as they Conceived Sufficiently Capacitated for that Office and thereby would retard their Business. Neither did they ever Vote him Clerk or as such accept of p. 580 him nor ever understood that their Chairman did Elect him by Vote as he was their Chairman But only insisted upon his being Clerk as he was appointed by the Upper house which this house do well hope they did not ever intend

3<sup>dly</sup> The said Members of the Committee do possitively averr that they did not Abruptly break up nor come away till the members of the Upper house declared to them they would not proceed with any other Clerk then that because he was appointed so by the upper house which was not only against

the Priviledges of this house but their own also

4thly When they had received this Answer they repaired again to this house and then this house appointed a Committee of Accounts anew and so Signified to the Upper house and that they were Ordered to proceed upon their Charge which this house protest to be Lawfull, But if the honourable Deputy Governors do protest as the Upper house have protested against the proceedings of this house in their said Committee they shall not further proceed, But this house

Lib. W. H. doubt not but their honours will have a right understanding of this house's honest and hearty proceedings. This house are very willing and do Concurr with the honourable Upper house to Rectifie these Misunderstandings and therfore do propose that the Members of both houses may again meet and Join in Committee to Elect any Clerk as they shall think fitt and most proper for their Service; If not this house will proceed to Adjusting the publick Accounts, prepare a Bill and present it for the honourable the Upper house's Concurrence

Signed pr Order of the Lower house William Dent Cl.

Upper house of Assembly 1 December 1688.

In Answer to the last Message by Coll Jowles, Mr Lingan, Mr Thurston Mr Harris and Mr Hawkins this house say to the 1st Article of the said Message, That the Lower house have

no power to appoint a Clerk to any Committee of both houses Especially before any such Committee was & this house denys that it always has been done hitherto or at any time

heretofore and to the

2. Article say that what the Members of the Lower house who were of the Committee of Accounts do averr this house know not but this house is sure that it will appear by the Journall of that Committee that the said Committee did proceed by having appointed their Chairman and Clerk and did accept of the said Bouye as Clerk without any Contradiction in the least, for Justification whereof this house do referr themselves to the Journall of the said Committee and further to this Article this house deny that ever they Appointed the said Bouye or any other Clerk of that Committee, But in favour of right this house say the said Bouye was legally Admitted and being Admitted he accordingly ought to be Continued till Legally laid aside and to the

3<sup>d</sup> Article this house say that they are Assured by their Members of the said Committee that the Members of the Lower house did abruptly break and Seperate themselves from their said Committee without the Consent or Adjourn-

p. 581 ment of their Chairman and to the

4th Article this house say that they deny it to be Lawfull for the Lower house to alter and change the Committee of Accounts anew after the said Committee had been appointed by Authority of both houses without the Joint Consent of both houses and further this house do say That they are ready to detest all Misunderstanding between both houses but think it not fitt this house should be thus Imposed upon, wherefore this house are ready to send forth their Members to Join with the Members of the Lower house in Order to Adjust the Publick Accounts according to the Methods appointed by both houses and already Proceeded upon by the said Committee

And Lastly this house are not willing to believe that the Lib. W. H. Lower house will proceed to Adjust the publick Accounts without the Consent of this house If they do this house do hereby protest against such their Proceedings as Illegall there having been a Committee of both houses for that purpose for that it is the right of this house to take care that the good People of this Province be not Burthened with unjust and unreasonable Accors

Signed pr Order Tho: Grunwin Cl of Assembly

Adjourned till Monday Morning 8 a Clock

The third Day of December 1688.

The Upper house Sat again

### Present

The honourable 

William Joseph Esqr 
Coll Henry Darnall 
Coll Edward Pye 
Clement Hill Esqr 

Major Nicholas Sewall 
Coll Thomas Tailler 
Coll William Digges

Mr Robotham, Captain Pile and Mr Round with a Message & Mr Robotham says the Members of the Lower house for the Committee of Accounts are ready to join with the Members of this house.

The Message

Lower house of Assembly 3d December 1688.

Out of a due Sense of the great charge this Assembly daily stands the Province in and the desire this house hath to dispatch the Emergent Affairs now before them they are willing to wave all Contests about so small a matter as the Occasion of Saturdays Messages and the rather because they conceive the same was Occasioned for want of the Upper house having a due Information of the reasons that this house Objected against the Committees then Clerk Boye and that was only for his Incapacity which certainly would have retarded the Business of the same and therefore this house desire the Upper house to Concurr with them in leaving the Choice of a fit Clerk to the Chairman and Members of the said Committee

Signed pr Order of the lower house William Dent Cl

Upper house of Assembly 3<sup>d</sup> December 1688.

This house do wish the great charge this Assembly has and doth put the Country to had been more early Considered, And therefore this house do (as they always did) abhorr the

Lib. W. H. very thoughts of Division, and as by both houses a Committee of Accounts have been Appointed and the said Committee did accordingly meet and Enter upon their Business by naming their Chairman and Appointing their Clerk and that p. 582 without any Contradiction or opposition they Entered upon the Business of that Committee as by the Journall of that Committee it doth and may appear and this house do approve and Confirm the proceedings of the said Committee and in favour of right do stand by and Justifie the same and accordingly this house have sent forth their Members to Join with those of the Lower house in order to proceed upon the Busi-

ness of that Committee as already they have begun

Signed pr Order Thomas Grunwin Cl of Assembly.

Upper house of Assembly 3<sup>d</sup> December 1688.

According to the Message from the Lower house by D' Brooke of the 30th of November last and the Answer of this house of same date Relating to the Repairing of the State house & prison, This house do acquaint the Lower house that their Members fixed upon for that purpose is now ready to Join with those of the Lower house in order to proceed upon so great and general a Concerne

Signed pr Order Tho: Grunwin Cl of Assembly.

Major Sewall goes with the aforesaid Message he returns

having Delivered it

Captain Hill from the Lower house and says that the Lower house have appointed two of their Members to Consult about the repaires of the State house and they were ready at Mr Vansweringens

Coll Pye goes out to Join with them

Upper house of Assembly 3d December 1688.

This house by Message of the 27th November last for preventing the Excessive Charge of Assemblies and Abuses of Ordinary Keepers did desire to Join a Member of theirs with some of the Lower house to Consult and Contrive some way for the Easing the People in that Particular, To which the Lower house by their Message of the same date by Coll Jowles and Mr Lingan did Concurr and now this house do Nominate the honourable Coll Thomas Tailler for that purpose who is now ready when the Lower house shall give Notice that theirs are also ready.

Signed pr Order Tho: Grunwin Cl of Assembly.

Sent by the honourable Major Sewall who returns and says he delivered the same

M' Thurston and M' Stone from the Lower house with this Lib. W. H. Message Vizt

Lower house 3d December 1688.

In answer to the last Message by the honourable Major Sewall this house say that Several of their Members being now Employed in Committees they cannot send forth any more till some of them come in when they do will appoint Some to Join with the honourable Coll Tailler to Consult of the Proposals of the Upper house as is desired

Signed pr Order of the Lower house William Dent Cl.

The Petition of Charles Lane for a Pension being Lame read and sent to the Lower house with this Endorsement

Upper house 3d December 1688

This house have read this Petition and do think the Petitioner a great Object of Charity and do Recommend the said Petition and the Condition of the Petitioner to the Consideration of the Lower house.

Signed pr Order Thomas Grunwin Cl of Assembly.

A Letter from Coll Sayer and a Petition of Charles p. 583 Devonish Craving Allowance for being prest to attend M<sup>T</sup> Plowman to Newcastle being an Officer sent by the King to New York the Petition thus Endorsed and Sent to the Lower house

This house have read this Petition and the Letter Annexed and are Sensible that the Business in which the Persons were Employed was the Kings Business and was done for his imediate Service and therefore this house referr the Consideration thereof to the Lower house

Signed pr Order Thomas Grunwin CI of Assembly.

This and Charles Lanes Petition sent by Major Sewall who returns having Delivered the Same.

The house Adjourns till to Morrow Morning 8 a Clock.

The 4th of December 1688 The Upper house Satt again

### Present

 $\begin{array}{l} \text{The honourable } \left\{ \begin{array}{l} \text{William Joseph Esq^r} \\ \text{Coll Henry Darnall} \end{array} \right\} \begin{array}{l} \text{Major Nicholas Sewall} \\ \text{Clement Hill Esq^r} \end{array} \right\} \end{array}$ 

The Bill for preservation of Orphans reall Estates read the second time and sent to the Lower house by Major Sewall with this Message Viz<sup>t</sup>

Lib. W. H. Upper house 4th December 1688.

This house do send to the Lower house the Act for preservation of Orphans reall Estates the same is approved of in this house and this house will assent thereto when the same is fairly Engrossed.

Signed p' Order Thomas Grunwin Cl of Assembly.

He returns and says he has delivered the Same.

The house Adjourned for half an hour

The house sat again present as before

M' Jones from the Lower house and brings this Message.

Lower house 4th December 1688,

This house have appointed Members to Argue their Agrievances and pitch upon to Morrow two a Clock in the afternoon for the same, If the honourable Deputy Governors will be then ready to hear them.

Signed pr Order of the Lower house William Dent Cl.

M' Dare from the Lower house with this Message.

Lower house 4th December 1688.

The Members of this house yesterday appointed to Join with the honourable Coll Pye to Consult of Reparations have attended this Day at the place last night agreed on But his honour doth not Come to them.

This house desire to know the reason thereof and if the said Coll Pye be not in that house whether the Upper house will Join any other Member with them to proceed to finishing their Charge

Signed pr Order of the Lower house William Dent Cl.

Mr Jones from the Lower house with the Act about a Town in Wiccocomoco River

Mr Clement Hill goes to the Lower house with this Message.

Upper house of Assembly 4 December 1688.

As to the Message by M<sup>T</sup> Dare touching the Repairs of the p. 584 State house &c. This house do inform the Lower house that yesterday in the Evening Express came to the honourable Coll Pye Informing that his Lady was on the Point of Death which caused him to take horse and went away the last night, But this house do desire that the Gentlemen of the Lower house appointed in that Concern would go forward as if Coll Pye was with them and that the Lower house will Communicate the same to this house when Settled and drawn up.

Signed pr Order Thomas Grunwin Cl of Assembly.

M Hill returns having Delivered it

Upper house 4th December 1688.

Lib. W. H.

Herewith is sent the Bill for Bettering the Trade of Tobacco which was read in this house and this house being of Opinion the said Bill will not Answer the end Intended the Same was Rejected and laid aside

Signed pr Order Tho: Grunwin Cl of Assembly.

Upper house of Assembly 4th December 1688.

Whereas this house by their Message of the 3<sup>d</sup> Instant did nominate the Honourable Coll Tailler to be of a Committee with Some Members of the Lower house for Considering the Abuses and Regulating the Charge of future Assemblies, But the honourable Coll Tailler being called away upon some Emergent Occasions: This house do therefore appoint the honourable Clement Hill Esq<sup>r</sup> in the place and Room of the said Coll Tailler who is ready upon Notice to Join with the Members of the Lower house to be appointed on that affair.

Signed pr Order Tho: Grunwin Cl of Assembly.

Upper house of Assembly 4th December 1688.

This house have read the Bill for a Town to be appointed as sett forth And this house are ready to assent to the Same; But desire that for the Conveniency of Landing to the People of these parts of S<sup>t</sup> Maries County there be also appointed a Town on the South side of Patuxent River between Abingtons Creek & Joseph Edlows in such Convenient Place as the Commissioners Appointed for Towns shall think fitt, And that One Bill may Serve for both said Towns, This Town to be known by the name of S<sup>t</sup> Josephs.

Signed pr Order Tho: Grunwin Cl of Assembly.

The honourable Major Sewall goes with the last three

Captain Coode and Capt Hill from the Lower house &

bring this Message

Lower house 4th December 1688.

Upon Consideration of the Report of the Committee of

Reparations.

It is Voted and resolved that the Proceeding and Agreement made by the Committee with the Workmen are good and Beneficial and this house agree therewith

Upper house 4th December 1688.

This house desire the Lower house to send to this house the Proclamation about Towns and the privy Councils Letter about Bulk Tobacco as also this house desire the Lower house Lib. W. H. to dispatch such Bills or other matters as they have before them particularly a Bill of Revivall for Security of Our Temporall Laws for that the Deputy Governours do appoint to

p. 585 morrow Two a Clock in the afternoon to hear the Matter about Greivances and have Signified to this house as by this Message they also do the Lower house That Thursday be the last Day of this present Session of Assembly

Signed pr Order Thomas Grunwin Cl of Assembly.

The same sent by Major Sewall who returns having delivered it. "

D' Brooke brings the Proclamation about Towns & the Kings Letter about Bulk Tobacco

The Lower house Answer about Bulk Tobacco

Lower house of Assembly 28th November 1688.

May it please your honours having received from your honours in the Upper house of Assembly a Letter which was from the Lords of his Majesties most honourable privy Council to the right honourable the Lord Proprietary of this Province dated from the Council Chamber at Whitehall the fourth Day of November 1687 whereby his Majestys Royal pleasure is Signified, That his said Lordship in Conjunction with the Governor and Councill of his Majestys Colony and Dominion of Virginia take care a Law be passed in the Respective Assemblies of Virginia and Maryland against the Exportation of Bulk Tobacco from these Plantations Together with a Message from your honours thereunto relating

This house in Answer to the same with all Loyalty to the Kings most Excellent Majesty Duty to his Lordship the Lord Proprietary respects and due Regard to his Majestys Subjects here and else where in his Majesties Dominions, Do say that the Prohibition of the Exportation of Bulk Tobacco would in the first place prove very Prejudiciall to his Majestys Interest and his Royall Revenue and Income if that (most part if not all) the Bulk Tobacco that is Exported out of Virginia and Maryland for the Kingdom of England is there sold and Consequently pays the full Duty of five pence a pound to his Majesty Whereas otherwise if in Cask a great part of the said Tobacco is usually Exported into Holland and Elsewhere and pays but one half penny per pound Custom, That the Tobacco of that Quality which is more fitt for Bulk and altogether unfitt for Cask to be therein Exported again out of England would by that Meanes be Lessened in that a great if not most part of the same would be left behind in this Countrey and his Majesty by that means prevented of having any Duty att all for the Same.

2<sup>d</sup> To Prohibit the Exportation of Bulk Tobacco is highly Lib. W. H. Disadvantagious and Prejudicial to his Lordship the Lord Proprietary of this Province for that since the said prohibition will Occasion a farr lesser Quantity of Tobacco to be Exported as aforesaid his Lordship will by that means be a great looser not only in the Revenue of two Shill: per hhd due by Act of Assembly but also in the Imposition of 14<sup>d</sup> p<sup>r</sup> Ton due as afores<sup>d</sup>

3<sup>dly</sup> To Prohibit the Exportation of Bulk Tobacco is Injurious and Ruinous to his Majestys Subjects in this Province in Virginia and in his Majesties more Immediate Dominions at home; In this Province it would hinder and Deprive the good People of the Sale of all their Tobacco Except such as is Extraordinary bright & Dry Tobacco fitt for the London Merchants who buy it with intent to Transport the Same for Holland, and break off the Trade of those Small Ships that come from the West and North Countrys who bring in great Quantitys of Severall Serviceable Goods & Supply this Province therewith, And not only so but with those Goods at better prices Purchase their Dark Tobacco which is that, that's Generally Bulkt, And is such that the Londoners will not buy nor p. 586 carry out, And so all that Tobacco which is not very bright and dry of which the greatest part Consist would lye and rott upon the Owners hands and they thereby perish for want of such of those Goods these small West and North Country Ships bring.

And it would be prejudiciall to his Majesties Subjects of those West and North parts of England by breaking off their Trade to those places whereby their Ships and Men are Employed, their Commoditys Vended and themselves Supplyed plentifully with Tobaccos all which would certainly follow

such a Prohibition.

The Premisses being had into due Consideration of this house it is Nemine Contradicente Resolved in this house that such a Prohibition would tend very much to the prejudice of his Majesty and his Lordship and Injurious to the good People of this Province who they Represent for the reasons aforesaid and therefore this house cannot proceed to drawing the same

Signed pr Order of the Lower house William Dent Cl.

Petition of the last Grand Jury read for further Allowance the same sent to the Lower house thus Endorsed

Upper house 4th Nov<sup>1</sup> 1688.

Upon reading and Considering the above writing This house are of opinion that the present Allowances are too

Lib. W. H. small and that there ought to be further & Larger Allowances for the future

Signed pr Order Tho: Grunwin Cl of Assembly.

The house Adjourned till to morrow Morning 8 a Clock

The 5th Day of Decembr 1688 the house sat again.

Present

{ M' Joseph
 Coll Darnall
 M' Clem' Hill }

Dr Brooke from the Lower house & brings the Act for securing the reall Estates of Orphans.

The same read after Engrossed and Assented to by this

house.

Mr Harris from the Lower house and brings the Petition for a Town at Langfords Bay the same read and sent to the Lower house thus under writt

Upper house 5th December 1688.

This house do appoint that there be a Town at Point Cackaway as prayed

Signed pr Order Thomas Grunwin Cl of Assembly.

Mr Thurston from the Lower house and brings this Message.

Lower house 5th December 1688.

The Committee for Reparations & make Report to this house that they having last night made a firm Bargain with Richard Benton and Joseph Freeman for doing the same and they Promising to bring Security this morning for their performance do now deny and refuse to perform the said Bargain, whereby this house Conceive themselves Imposed upon and abused by the said Workmen and desire the Opinion of the Upper house in the premisses &c.

Signed pr Order of the Lower house William Dent Cl.

p. 587 Petition for a Town in Chester at Glevens Point read and sent to the Lower house under writt thus.

Upper house 5th December 1688.

The Consideration of this Petition referred to the Lower house.

Signed pr Order Thomas Grunwin Cl of Assembly.

Mr Lynes Account about the Charge and Expence of keep-Lib. W. H. ing Prisoners read and Sent down to the Lower house thus Endorsed.

Upper house 5th December 1688.

This house do wholly reject this Account save only what therein Concerns the Indians for all the Prisoners were Obliged to pay their own fees.

Signed per Order Thomas Grunwin Cl of Assembly.

John Pollards Petition read and rejected

Upper house 5th December 1688.

As to the Contract made with the Workmen and their refuseing to perform the Same this house can only say that they referr the whole matter to the Consideration of the Lower house desiring them to take their own Measures in the Premisses.

Signed pr Order Tho: Grunwin Cl of Assembly.

Upper house 5th December 1688.

This house think it very Convenient for the Province in General that there be a Publick Ferry at Patuxent at the same place it formerly was and desire the Lower house would Concurr with them for that Purpose.

Signed pr Order Thos Grunwin Cl of Assembly.

The said two Messages M<sup>r</sup> Lynes Account Pollards Petition and Account, the Act for Orphans Estates, Petition for a Town at Glevens Point, another at Cackaway all Sent by M<sup>r</sup> Clement Hill to the Lower house he returns having delivered the Same

The house Adjourns till to Morrow Morning 8 a Clock.

The 6th Day of December 1688
The house sat again

Present

(William Joseph Esq<sup>r</sup>)

Coll Henry Darnall
Clement Hill Esq<sup>r</sup>

Mr Jones and Mr Stone from the Lower house and bring the Petition about Vanhecks Daughter.

The Petition of Best and Gideon Gambell for Allowance of

an Account for being Witness against Spernon

William Gwythers Petition for Attendance and Expences 23 Days—The Petition of William Peirce Sheriff of Cecil County for Allowance for loosing his Vessel last Provincial Lib. W. H. Court. The Petition of Captain Joshua Doyne Concerning the Prisoners. An Act for laying the Hundred of St Maries into the City of St Maries. An Act to Enable Richard Bishop to sell Land.

M' Jones and M' Hawkins from the Lower house with a Bill

for Erecting Some new Necessary Towns.

The said Act read and Assented to by this house

The honourable Coll Digges brings into this house the Journall of Accots past in the Committee and it being found in peruseing the same that is said (they have appointed a new Clerk of Accounts) when the Minutes of the former Cl of Accounts says not so But (that the New Clerk was Chosen by the Chairman) whereupon William Tayllard the last Clerk was sent for, and coming Confest it was his fault, and in truth he did not so well mind the Minutes of the former Clerk

William Taylard goes out and returns and says he has Consent of the Committee of Accounts and Severall of the Lower house to Amend the aforesaid Error and therefore humbly prays he may Amend the same which was done

accordingly, in this house with his own hand.

M<sup>r</sup> Jones from the Lower house and brings this Message.

## Lower house 6th December 1688.

In Pursuance of the Message and Votes of both houses to Consult of some meanes to prevent the Abuses of Ordinary keepers in future Assemblies, This house have appointed Captain John Coode and Captain Hill to Join with the honourable Clement Hill and are now out upon their charge.

Signed p' Order of the Lower house W<sup>m</sup> Dent Cl.

M<sup>r</sup> Clement Hill goes to the Committee accordingly. The house Adjourned till to Morrow Morning 8 a Clock.

The Upper house mett again the 7th of December 1688.

## Present

The honourable { Mr William Joseph Coll Henry Darnall Coll William Digges } Major Nicholas Sewall } Mr Clement Hill

M' Hawkins from the Lower house and brings the Bill for Reviving the Temporary Laws.

M' Thurston from the Lower house & brings the Reviving

Act of last Assembly

Dr Brookes from the Lower house and desires to know when this house of Assembly are willing to hear the Greivances The President answered that the Deputy Governors are always ready to hear the Greivances of the Country.

Major Sewall goes to the Lower house and carrys the Act Lib. W. H. for Assenting to New Towns.

The Speaker and several of the Members of the Lower

house Enter this house about the matter of Greivances

1<sup>51</sup> About Alienations; Therein it was agreed that the Government receive Alienations according to Law and those that refuse it when so tendered to be lyable to be punished.

2<sup>dly</sup> Recording Proceedings Agreed that an Act be made to Explain the Law in that case or that the Assembly should

Interpret the Law.

3<sup>div</sup> About Naval Officers, The Government will write to his Lordship That he would appoint proper Officers, That the People be not all put to come to S<sup>t</sup> Maries or Patuxent to Enter and Clear.

4thly Concerning the Proclamation about Towns, The Lord p. 589 Proprietary does not intend to disanull the Law but only to dispense with the present Performance of some part of it.

5<sup>thly</sup> About Summoning Persons by Attorney Generall; Agreed that none ought to be Imprisoned or taken into Custody without shewing the Cause. If the Attorney Generall has done any thing Contrary to Law the Laws gives Remedy against him

6thly About pressing Victualls and Provisions, The Government does not Encourage or Countenance any such illegall proceedings and upon Conviction shall punish the Offender

7thly About Provinciall Court at the request of the Lower house the Deputy Governors Consent that the Provincial Court be put of to the last Tuesday in March next.

Lastly About the 3<sup>d</sup> p<sup>r</sup> hhd. If the Clerks receives 3<sup>d</sup> p<sup>r</sup> hhd without Complying with their Duty according to Law they are lyable to Suffer

The Argument about Greivances being Ended the Speaker

and Lower house Depart.

M' Clement Hill goes upon the Committee for Regulating Expences of Assemblys

Dr Brookes brings the Act for Repairing the State house

and desires the report of the Committee of Accounts

M' John Stone and brings a Petition of M' Lynes about Port Duties

M' Hawkins comes to this house for the Book of Laws the same sent by him

Major Sewall goes to the Lower house with the Law about several new Towns and the Reviving Act with this Message

Upper house 7th December 1688.

This house are ready to Assent to the Act of revivall when the last sheet thereof shall be fairly Engrossed and this house Lib. W. H. desire the Law Prohibiting the Exportation of Wooll and old Iron may be renewed.

Signed pt Order Tho: Grunwin Cl of Assembly.

M' Dare come for M' Bishops Bill for Selling Land, and was answered that it shall be sent.

Mr Clement Hill goes to the Lower house with the Report of the Committee for Regulating Expences of future Assemblys, he comes back and says he has Delivered it

Major Sewall goes with the Report of the Committee of Accounts and this houses Exceptions against the same and to tell them this house designed to sitt long to night. he returns.

Exceptions to the Accounts Reported by the Committee of Accounts brought to this house the 6th of December 1688.

1st To the Article of 2000lb Tobacco to Christopher Nutter who was Interpreter in that General and National affair of the Indians and the Services he has done the Publick therein; This house are Sensible that the said 2000 of Tobacco will not Reimburse the said Nutter the one Moiety of the Expence and Charge the said Nutter has been at if no Consideration were Allowed for his Service and loss of time Wherefore this house are of Opinion that the said Nutter ought in honour and Conscience to be Allowed at least 900016 of Tobacco.

2d To the Article of 1932lb of Tobacco to the Account of p. 590 Coll Thomas Tailler for Goods delivered to Indians this house know not by what Order or upon what or whose Account the said Goods were delivered and therefore cannot allow the

said Article till Satisfied therein.

3d To the Article of 1625lb of Tobacco allowed to several persons fol 2 & 3 This house do Conceive the Same to be Erronious for that the said 162516 ought to be 180516 so that there is Mistaken 1801b Tob: more to be Added to the said

4th To the Article 2500lb Tobacco for Mr Anthony Underwood this house do not think fitt to charge the Publick with the private Expence that any Member of Assembly is at his own house the same being no Publick house to the Burthen of the Country and Discouragement of Publick Ordinaries whose Livelyhood depend thereon, and if Allowed the honourable Coll Digges and others have the same right & therefore by no means think it reasonable to Allow the same

6 To the Article of 200016 of Tobacco Allowed to Thomas Deakins Door keeper and Drummer to the Assembly and Provinciall Courts this house Conceive the same to be too little Considering his Constant Attendance for Twelve Months time Especially when they Consider that 16001b Tobacco is

allowed to Anthony Evans, beside a Charge of 1200<sup>th</sup> to Lib. W. H. Richard Edelen also a Door keeper which is 2800<sup>th</sup> Tob: for Serving this Assembly only Whereas the said Deakins has Served the publick at least Twelve Months as aforesaid

7th To the Article of 5400<sup>lb</sup> of Tobacco allowed to Thomas Beale In Consideration of the Lower house and Committees Sitting at his house and in his Rooms, This house are of Opinion that the same is so farr from being a hindrance to the said Beale that it was of great Advantage to him, and therefore can by no means approve of the said Charge It being unreasonable to pay the Expence done in his house & pay the rent for his house too

The Lower house Amendments of the Committee of Accounts and this house's Answer thereunto sent to the Lower house by M<sup>r</sup> Clement Hill which both next hereafter follow Viz<sup>t</sup>

#### Lower house 6 Decemb. 1688.

This house have read and Considered of the Report of the Committee for stating the publick Accounts of this Province and do well approve of their Allowances and proceedings therein with these Additions and Amendments

1<sup>51</sup> That they enquire for what reason the Article of Allowance to M<sup>15</sup> Baker for Peter Dermote was made because this house cannot understand of any nor can the Members of that Committee inform them.

2<sup>d</sup> That the Allowance to Joshua Doyne Gent is over much he having been at no charge in attending nor taken any pains, Therefore this house Vote him an Allowance of 5000<sup>lb</sup> of Tobacco for such his attendance and no more

3 That M' Turling having preached three Sermons to this Assembly be allowed two thousand pounds of Tobacco and M' John Mathews having preached one Sermon be Allowed one thousand pounds of Tobacco this being referred by the Committee to both houses.

4 That Mr Underwood be allowed 2500th Tobacco for Enter- p. 591 tainment of the Honourable Coll Tailler at his house this Assembly This being referred by the Committee to both houses

5 And in regard that the several Ordinary keepers hath been forced to purchase their Liquors and Provisions for Entertainment of this Assembly with Money or Tobacco at Extraordinary dear rates, and the said Committee having Allowed them only according to the Rates settled by Act of Assembly which is too small Therefore this house have Voted them the Sum of 20 p<sup>r</sup> C<sup>t</sup> for what Tobacco they are already allowed over and above their said Allowance.

Lib. W. H. 6 That John Bouye having been Cl of the Committee appointed for Reparations be Allowed over and above what

the Committee hath Allowed him 80016 of Tobacco

7th. That the Clerk of this house being Employed by this house upon some Speciall Occasion more than doth belong to the Duty of his Place particularly to write out a fair Journall of the first weeks proceedings of this Assembly and deliver to the Speaker of this house be Allowed for the same One thousand pounds of Tobacco more than what the Committee have Allowed him

To all which the Concurrence of the Upper house is required that the Bill for Assesment of the Publick charge may be

drawn up.

Signed p' Order of the Lower house William Dent Clk.

Upper house Assembly 7 December 1688.

In answer to the Message of yesterday from the Lower house of 7 Articles relating to the Report from the Committee of Accounts And to the

I This house say they have enquired of their Members of that Committee concerning the Allowance to Mrs Baker and

are Satisfied the same is Just. And to the

2 Concerning the Allowance made to Joshua Doyne Gent this house do Concurr with the Lower house in Allowing but 5000<sup>lb</sup> Tobacco to the said Joshua Doyne for his Attendance And to the

3 This house do consent to Allow M<sup>r</sup> Turling 2000<sup>lb</sup> of Tobacco as they also Concurr to Allow 1000<sup>lb</sup> of Tobacco to M<sup>r</sup> Matthews, But this House desire that 1000<sup>lb</sup> of Tobacco may also be Allowed to M<sup>r</sup> Pennington who did not only Preach to, but pray for the Assembly in General so that the Allowance both to M<sup>r</sup> Pennington and M<sup>r</sup> Mathews is to them two no more than to M<sup>r</sup> Turling alone

4 And to the fourth This house doth not think it reasonable to Charge the Publick with any Charge for Entertainment at houses who do not keep Publick Ordinarys and there-

fore cannot Allow the Same

5 And to the 5th This house do not think fitt to Allow any Ordinary keeper more than what the Law directs

6 And to the 6th This house do Concurr to Allow the said

Clerk Bouye as the Lower house have Agreed it.

7. To the 7th This house do Concurr with this Provisoe that the same be allowed to the Clerk of the Upper house who takes the same Pains.

To all which this house desire the Concurrence of the Lower house.

Signed p<sup>t</sup> Order Thomas Grunwin Cl of Assembly.

Mr Hawkins with this Message about Allowance for Lib. W. H. Expences.

Lower house December the 7th 1688.

This house do still say as in the former Message that the matter Contained in the Bill Regulating future Assemblies requires more Consideration than can be now Afforded, and therefore do Recommend the same to the Consideration of the next Assembly and in the mean time desire the same may rest as p<sup>r</sup> Vote of both houses

Signed pr Order of the Lower house William Dent Clk.

William Gwythers Petition read and Rejected Captain Peirce's Petition read and Rejected

The Petition of Best and Gambell read and Rejected

Mr Doynes Petition about the Charge of Prisoners read and

referred to the Consideration of the next Assembly.

Sarah Vanhecks Petition read being in way of Complaint that the said Sarah was a Protestant and now brought up amongst Catholicks and sent to the Lower house with this Endorsment.

Upper house 7th December 1688.

This house desire that those person or persons that in the Name or on the Behalf of the said Sarah would Appear in this house that this house may the better be Satisfied in the Premisses.

Signed p' Order Tho: Grunwin Cl of Assembly

M' Dare for the Bill relating to the Reparations, and Bishops Bill & brings this Message Vizt

Lower house 7th December 1688

This house do Concurr to Rectifie and fair Transcribe the Reviving Bill and will send the Same to the honourable Upper house

Signed pr Order of the Lower house William Dent Cl.

Mr Stone with the Bill against Exportation of Wooll and old Iron, and to know if the Upper house have further to Night, The President says they will send presently.

The Bill against Exportation of Wooll and old Iron read

and assented unto by this house.

Bishops Bill sent to the Lower house not assented to

Joshua Doynes Petition Sent

The Bill for Reparation of the State house Assented Sent also all the above Matters sent by Major Sewall, and to tell the Lower house this house are willing presently to Conferr

Lib. W. H. with the Lower house about Allowances. He returns and says severall of the Members of the Lower house are indisposed and they stay only for that Message and so would Adjourn.

Mr Jones from the Lower house and says the Lower house

will Conferr with this house to Morrow Morning

This house Adjourns till to Morrow Morning 8 of the Clock.

#### The 8th of December 1688 The Upper house sat again

#### Present

The honourable { William Joseph Esqr | Coll William Digges } Coll Henry Darnall | Clement Hill Esqr }

P. 593 Mr Jones from the Lower house to tell this house that the Lower house is ready for the Conference; and was answered that this house is also ready.

The Speaker and Lower house come in and the Conference

began

1 Mr Nutters Petition Allowed 4000th Tobacco and liberty

to make out his further Claim at the next Assembly.

2. Coll Taillers Account 1932 Suspended for the Present till both houses are better Satisfied in it

3 Agreed being a Mistake

4 Mr Underwoods Allowance Allowed this time and for the future no such Allowance to be

5 Deakins Door keeper Allowed 3000lb Tobacco

6 Thomas Beale 5400 the 5000 Allowed and the 400 cut of and that was Allowed because the Committees Sat there and drank Drink not of the house.

5000 Allowed Mr Vansweringen for the same.

2000 Tob. Allowed to Mr Turling 1000 to Mr Pennington & a 1000 to Mr Mathews

Coll Tailler Allowed 2000

Allowance to the Ordinary keepers of 20 pr Ct The same Allowed.

To the Clerks of both houses a 1000 a peice Extraordinary Clement Hill goes to the Lower house with two Bills Assented to by this house, the Reviving Bill & the Bill for Regulating Expences in future Assemblies, He returns

Goes again to the Lower house to acquaint them that the Deputy Governors are ready in the Upper house to receive them with the Bills past both houses in Order to Conclude

this Sessions

He returns and says the Lower house have not yet finished

the Bill for Publick Charge.

Mr Jones from the Lower house and brings the Bill for Explaining the Act for Secretarys fees the same read.

Coll Digges sent for and comes in

Lib. W. H.

P. 594

Coll Digges and Major Sewall the two Secretarys and go to the Lower house & Carry the Bill Explaining Secretarys fees and to Speak to the Same, that for the future they will not Charge Recording Proceedings till next Assembly at least And desire that now it may be let alone the Act being not so rightly drawn as it ought to be.

They return and say the Lower house are well Contented M' Dent Clerk of Lower house fetches the last Laws 1686 Dr Brookes, Capt Pile Mr Thurston and Mr Hawkins and

bring the Act for Assesing the Publick Charge, The same read

and past this house

The same sent to the Lower house by Coll Digges and Mr Clement Hill and they tell the Lower house that this house are ready

They return and Say the Lower house will attend this house

Immediately

They come into this house Accordingly the Speaker pre-

sents to the President the following Bills Vizt

An Act for Reviving the Temporary Laws of this Province An Act for a Perpetual Commemoration and thanksgiving on every Tenth Day of June for the Birth of the Prince.

An Act for Preservation of Orphans reall Estates

An Additionall Act to the Act for Regulating Ordinaries

and Limiting the Number of them within this Province

An Additional Act to the Act for Encouragement of Tillage and raising Provisions for Advancement of Trade within this Province

An Act for Erecting some new necessary Towns

An Act for Encouragement of making Linnen and Woollen Cloth within this Province.

An Act for Encouragement of sowing and making hemp and flax within this Province

An Act against Exportation of Wooll and old Iron

An Act for Repairing of the State house

An Act for Payment and assessing of the Publick Charge of this Province

The Same received by the honourable the President, and having them in his hands, says, The Right Honourable the Lord Proprietary Willeth these to be Laws

The Honourable Coll Henry Darnall Keeper of the Great Seal after the said Acts were fixed together; Causes to be

writt as followeth

8th December 1688

The Right honourable the Lord Proprietary Willeth these to be Laws Henry Darnall.

Lib. W. H. The President tells the Speaker and Lower house that he hopes the Country will give them thanks for the Service they had done them; and then the said President on Behalf of himself and the rest of the Deputy Governors Prorogueth the Assembly till the second Tuesday in April next; And the Assembly was Accordingly Prorogued till the second Tuesday in April Anno Domini 1689.

Finis.

p. 295 An Act for a perpetuall comemoration and thanksgiueing on every tenth day of June for the birth of the Prince

Forasmuch as it hath pleased Almighty God of his infinite mercie & goodnes to vs & our posterity to bless his sacred Majtic our dread Soveraigne and his Royall consort the Queen in the birth of a most hoopefull & glorious Prince that the remembrance thereof may be extensive as farr as in vs lies equall to the greate benifitt & happinesse we enjoy thereby Be it therefore enacted by the right Honorble the Ld Propty by & with the Advice & consent of the vpper & lower houses of this prsent genll, assembly & the Authority of the same the every tenth day of June for the time to come (being the birth day of the said glorious Prince) be sett a part & kept holy & annually celebrated by rendring hearty publique praises and thanksgiueings vnto almighty God for the great & inestimable blessing aforesaid soe tht the generacons to come as is their duty may effectually wth true piety & humble devocon praise the Lord for the preent blessing & alsoe pray the his Majties royall and renowned offspring may as now be the Subject of our hearty & humble praises to Almighty God for ever, And be it further enacted th' all & every person & persons inhabiting wthin this Province shall vpon the said day annually resort wth diligence & devocon to some vsuall Church chappell or place where such publique thankesgiueing & praises to Gods most diuine Majtie shall be rendred & there orderly abide dureing the said publick thanksgiveing prayers & other service of God there to be vsed & minister'd and th' all psons may be put in mind of their duty thereon & be the better prepared to discharge the same wth becoming devocon.

Be it also further enacted th' every Minister & teacher shall give notice to the hearers publickly in the Church chappell or place of Worship at Morning Service the Lords day next before such tenth day of June for the due observacon of the said day and shall then publickly and distinctly reade this

p'sent Act to the people

An Act for reviueing the Temporary Lawes of this Prouince Lib. W. H.

Be it enacted by the right Honourable the Lord Prop<sup>ry</sup> by & with the Advice & consent of the vpper & lower houses of this prsent gen'll Assembly & the Authority of the same th' one Act made at a gen'll Assembly held at S' Johns the seventeenth day of Aprill 1661 entituled an Act concerning the hight of fences, one other Act made the same Assembly entituled an Act for conveyance of all Letters concerning the State & publick affaires, one other Act made at a gen'll assembly held at St Maries the fifteenth day of Septemb' 1663 & there continued p. 296 vntill the third day of October following and from thence adjorned vntill the second tuesday in Septembr 1664. Entituled An Act prohibiting arrests vpon Saboath dayes & dayes of gen'all Muster & traineing, one other Act made the same Assembly entituled an Act for Amerciamts in the provinc & County Courts, one other Act made at a gen'll Assembly held at St Maries the tenth day of Apil 1666 Entituled An Act prohibiting forreigne Ingrossers one other Act made at an Assembly begunn & held at St Maries the thirteenth day of Aprill 1669 Entituled An Act for limitiation of certaine Accons for Avoyding Suites at Law, one other Act made the same Assembly entituled An Act for provideing sufficient freight & carriage for the proper goods & commodities of his Lordspp the Lord Propry of this province & the governor of this province for the time being, one other Act made the same Assembly Entituled an Act what shall be good Evidence to proue forreigne debts an other Act made at a gen'll Assembly held at St Maries the Seven & twentieth day of March 1671. Entituled An Act Against divulgers of false news one other Act made the same Assembly Entituled an Act agt hogstealers one other Act made the same Assembly entituled An Act for the provideing a standard with English waights & measures in the Severall & respective Counties wthin this province one other Act made the same Assembly Entituled An Act prohibiting the importacon of all horses. mares guildings or Colts into this province, one other act made at a gen'll Assembly held at St Maries the tenth of October 1671 Entituled an Act for the explanacon of one clause in an Act prohibiting the Importacon of all Horses mares geldings or colts into this province wth an addition & amendmt therein one other Act made the same Assembly Entituled an Act for markeing high wayes & makeing the heads of Riuers creeks branches & Swamps passable for horse & foote, one Act made the same Assembly Entituled an Act for stay of Execucons after Apil Court, one Act made at a gen'il Assembly held at St Maries the thirteenth day of Api 1671 Entituled

Lib. W. H. an Act concerning the Impanelling the grand inquest in the severall Counties within this Province one Act made the same Assembly Entituled for the Survey gentls fees, wth addicon of fees vpon resurveys & for levieing the same, one Act made the same Assembly Entituled an Act for paymt of fees due from Criminall persons, one Act made the same assembly Entituled an Act concerneing those servis the haue bastards one other Act made the same Assembly Entituled an Act against burners of fences, one other Act made the same Assembly Entituled An Act prohibiting all masters of Shipps or vessells or any other psons from transporting or conveying away any pson or psons out of this province whout passes one other Act made at a gen'll Assembly held at St Maries the twelfth day of ffebry 1674. Entituled An Act concerning what shall be allowed to grand Juries th' are sumoned twice a Yeare out of the body of the province to attend provincall Courts, one other Act made

at a gen'll Assembly held at St Maries the fifteenth day of p. 297 May 1676 Entituled An Act for secureing Merchants & other tobaccoe after they have recd it, one other Act made the same Assembly Entituled an Act relateing to the seizure of tobaccoe by the Sheriffe one other Act made the same Assembly Entituled an act for the pubicacon of Marriages, one other Act made the same Assembly Entituled an act relateing to servants & slaues one other Act made the same Assembly entituled an Act touching Coopers & gage of Tobaccoe hhds, one other Act made the same Assembly Entituled an Act for easem' of the inhabitants of this province in Suites of Law for small debts one other act made the same Assembly Entituled An Act for the Constables takeing the list of taxables one other Act made the same Assembly Entituled An Act against the Importacon of convicted psons into this province one other Act made at the same Assembly Entituled An Act for secureing of Credittors one other Act made at a gen'll assembly held at St Maries the twentieth day of October 1678 Entituled an Act for regulateing Ordinaries & Limitting the Numbr of them win this province one other Act made the same Assembly Entituled An Act for the better Aministracon of Justice in the County Courts of this province One other Act made the same Assembly entituled An Act for keeping a register of births Mariages & burialls in each respective county wthin this Province one other Act made the same Assembly Entituled An Act for appeales & regulateing writts of Err one other Act made the same Assembly Entituled An Act imposeing a penalty on all such who shall dispose of tobaccoe seized or received by the Sheriffe or others, one other Act made at an Assembly begun & held the Sixteenth day of August 1681 Entituled an Act for the ordering &

regulateing the Millitia of this Province for the better security Lib. W. H. & defence thereof one other Act made the same Assembly Entituled An Act for the better Administracon of Justice in probate of wills granting Administracons recourry of legacies & secureing ffiliall porcons one other Act made the same Assembly Entituled An Act for the more speedy bringing to tryall and Suppressing Criminalls & limiting their punishm<sup>15</sup> for certaine Offences when psecuted in the County Courts one other Act made the same Assembly Entituled An Act for prventing vexatious & vnnecessary suites at Law, one other Act made at a gen'll Assembly held at the City of St Maries the twelfth day of Novembr 1681 Entituled An Act agt Ingrosers & regraters one other act made at a gen'll Assembly begunn & held at the Citty of St Maries the twenty fifth day of Aprill 1682 Entituled an Act for Encouragemt of tillage & raiseing pvisions for Advancemt of trade wthin this Province one other Act made the same Assembly Entituled an Act limiting the Expences of the Comiss<sup>15</sup> of the County Courts of this province one other Act made at the same Assembly Entituled an Act Ascertaineing wt damages shall be allowed vpon protested bills of Exchange one other act made at a gen'll Assembly begunn & held at the Ridge in Ann-Arrundell County the second day of October 1683 Entituled an Act for the regulateing the tares & abuses in tobaccoe hhds one other Act made the same Assembly Entituled an Act limitting the Extent of Attachm<sup>ts</sup> & provideing wt shall be levied on Attachm<sup>ts</sup> & Execucons one other Act made at a gen'll assembly held at St Maries the nineteenth of Novembr 1686 Entituled An Act p. 298 for Advancemt of Coynes one other Act made at a gentall Assembly held at St Maries the two & twentieth day of Apil 1684 Entituled an Act agt excessive vseury, one other Act made at a genll assembly held at St Johns the seventeenth day of Apl 1661. Entituled an Act for Appoyntm of certaine Officers excepting the latter clause thereof relateing to sheriffes weh is not reviued one other Act made at a genll Assembly held at St Maries the tenth day of Apl 1666 Entituled an Act prohibiting trade wth Indians for any flesh dead or aliue except deare and wild foule the same & every of them be & are hereby reviued & continued to stand in full force & virtue for & dureing the terme of three yeares or to the end of the next genll Assembly web shall first happen.

An Additionall Act to the Act for regulateing Ordinaries and Limiting the numb of them within this Province

Whereas a good & proffitable Act was made at an Assembly held at the Citty of St [Maries] the twentieth day of October

Lib. W. H. in the third yeare of his Lopps dominion in the yeare of o' Lord 1678 Entituled An Act for regulateing Ordinaries & limiting the numbr of them wthin this province yet Notwithstanding the good provision thereby made against such exaction Experience of late hath found the same soe farr from remedying the said Abuse th' many of them are growne more excessive & outragious in their prices & to avoyd the penalty of the said Law doe refuse to deliuer when desired vnto their debtor vnder their hands the pticulars of the Liquors & accomodacons had & received of them feareing the same should discouer their vajust charge against the said Act & often times when the said debtors are overtaken in drink fraudulently obtaine bills vnder their hands & seales for such their debts vnjustly charged whereby their books are discharged weh otherwise in sueing the said accompt the said books in Court would discouer their illegall exaction by web cunning devises they often avoyd the penalty of the said Law & much damnifie the said debtors to prevent wen abuses for the future Be it enacted by the right Honorable the Lord Propry by & with the advice & consent of the vpper & lower houses of this p'sent genll Assembly & the Authority of the same th' from & after the twentieth day of Aprill in the Yeare of o' Lord 1689 noe Ordinary keeper wtsoever wthin this province for any debt due to him for Liquor or any other Ordinary accomodacons shall take any bill bond or other security other then the acco charged in his booke for the same or recouer Judgmt in p. 299 any court of record wihin this Province for such debt till he hath before one Justice of the provincall or County Court or one Alderman of the Citty of St Maries first taken his corporall Oath the pticulars of the said Acco are truely rated according to the rates & prices sett & Assessed by the Justices Impowred thereto by the aforemenconed Act of Assembly & tht the same was sold & deliuered by order of the said debt to the said debtor or his appoyntmt & tht bona fide wthout fraud he bought the same Liquors for quallity as in his said Accompt he hath named them, & sold the same againe whout any mixture or Imbasem' other then what was ordered by the said debtor or wth his consent wch Oath soe taken shall be certified vnder the hand of such Justice of the Provin or County Court or Alderman of the Citty of St Maries before whome the same shall be taken & deliuered to the said debtor before any security be taken otherwise the said bills bonds & all other security shall be voyd & a perpetuall barr against the said creditt or other then the said booke debt legally charged according to Act of Assembly as aforesaid for weh said certificate they shall pay to the Clarke the said Justice shall imploy

to write the same the sume of twelue pence sterling or twenty Lib. W. H. pounds of tobaccoe to be allowed them againe in the said Account sworne to against such debtor weh said debtor shall alsoe endorse vnder his hand such bill bond or other security giuen wth these words an accompt deliuered before passing this bill according to act of Assembly provided this Act shall not hinder any such Ordinary-keeper from selling for ready money wthin doores or wthout any liquors wthout any such account giuen as is by this Act prescribed but may doe the same as before the makeing hereof any thing hereinto the contrary notwithstanding And be it further enacted by the Authority Aforesaid the noe pson or psons inhabitting web in this Province not haueing a Lawfull licence shall sell by retaile any Cyder Quince drink or other strong liquor to be drank in his or their houses or about his or their plantation vpon forfiture of every time he she or they shall be legally convict thereof the sume of one thousand pounds of tobaccoe one halfe thereof to the right honorable the Lord Propry: the other halfe to the Informer or him or them th' shall sue for the same to be recouered in any Court of Record wthin this province win noe Essoyne protection or wager of Law to be allowed. This Act to Indure for three yeares or to the end of the next genll. Assembly web shall first happen

#### An Act for preservation of Orphans reall estates

Whereas a good and proffitable law was made at an Assembly held at the Citty of St Maries the tenth day of Octob in the fortieth yeare of the dominion of the right Hono'ble Cæcilius of noble memory and in the year of o' Lord 1671 Entituled an Act for the prervacon of Orphans Estate the web said Act nor any other heretofore as yett made hath any wise effectually provided against wast sale or destrucon comitted of in or vpon the reall Orphans to weh dwelling houses out houses Lands woods orchards & Fenceings other- p. 300 wise then what the Lawes of England has prescribed weh is thought to strict & severe for the present constitution of this Province where men cannot enjoy the benifitt of the said land whout cleereing of the same in doeing wof timber must be fallen weh by the Law of England aforesaid is wast & the damages therevpon esueing is farr greater many times then the full value of the Land here & it is most apparent th' notwithstanding the parents of such Orphans are psons of greate estates whilst liveing yet their Orphans or heires seldome come to possesse & enjoy any thing more then the lands & plantacons by them left for the remedy wof for the future Be

Lib. W. H. it enacted by the right Honorble the Lord Propry by & wth the Advice & consent of the vpper & lower houses of this prent genll Assembly & Authority of the same tht from & after this prent sessions of Assembly all gardians of Orphans the shall haue Any reall estates in land wth the orphan or Orphans to whome the same belongs & committed to them other then such whome the testator in his life time by his last will & testamt hath otherwise Ordered & disposed of wthin one Month after takeing vpon him or her the guardianship of such Orphan or Orphans shall wth one Comiss of the said county where the said land lyeth & two other psons of good repute & well skild in building & plantacon affaires neither of them being of kinn or otherwise interested in either Orphan or guardian enter vpon the said Land or plantacon to such Orphan or Orphans belonging & veiw the dwelling houses Out houses land orchards & fenceing the are vpon the said plantacon & then & there the said two psons soe quallified as aforesaid shall take their corporall Oath vpon the holy Evangelists by the said Comissrs to be administred the according to the best of their skills & Judgm' they will make a Just Estimate of the Annuall Vallue of the said Land & plantacon & what dwelling houses out houses Orchards & fenceings are vpon the same & in what repaire they are in & in what pto of the said Land they Judge the said guardian may be pmitted further to cleere vpon the said plantacon as well to raise the yearely rent soe vallued as aforesaid as alsoe towards his charges yearely in keepeing the said dwelling houses out houses Orchards & fenceings in sufficient repaire & soe by him to be left allwayes haueing regard to leaue a proportionable pte both for Quallity & quantity of the vnclear'd land for the benifitt & Advantage of the orphan or heir when at age to possesse the said Land or plantacon as alsoe the Orphans mainetenance out of the same where the profitts of the psonall Estates be not sufficient to mainetain him or them & the same to certifie vnder their hands & seales attested by the Commissrs soe Administring the Oath as aforesaid into the County Court next ensueing after veiw soe had & made as aforesaid & there to remaine vpon record vntill the said Orphan or heire comes of age web Certificate soe entred & remaining vpon record as aforesd shall be sufficient evidence in Law for p. 301 the said Orphan or Orphans to recouer double damages in an accon of wast by them to be brought when at age for any wast sale or distrucon committed or done in any of the prmisses other then what the said psons have certified & thought necessary wth due respect had to all circumstances & matters aforesaid Be it further enacted by the Authority

aforesaid the the Comrs of each County Court within this prov- Lib. W. H. ince by virtue of this Act shall have full power from time to time & at all times hereafter vpon prsentmt by the grand Jury or any other Informacon to them given of any such wast sale or distruction made done or committed vpon any Orphans reall estate by any such gardian by legall warrt to cause the said gardian to appeare before them in the said County Court & if vpon examinacon thereof the said Informacon be sufficiently proved & th' the said gardian shall not be of Sufficient abillity to answer the dammages of such wast by him committed contrary to this Law when the orphan comes to age th' then the said Commis<sup>rs</sup> doe require the said gardian to give sufficient security to make satisfacon to the said Orphan or Orphans when at age as aforesaid & vpon refusall thereof to remoue such gardian from of the said plantacon or lands and to putt such other into possession thereof as the said Orphan or Orphans if at age to chuse his her or their gardian shall elect & if not then such other as the said Comis's shall think meete being willing to take the same who shall enjoy the said Land or plantacon (committing noe wast & pformeing all such matters & things at his entry therevpon as by this Act is required) vntill the said Orphan comes to age and the said pson soe choosen or by the said Justices put in possion as aforesaid shall in the name & to the vse of the said Orphan bring his Accon of wast against the former gardian for the damages by him comitted And be it further enacted th' all the matters & things contained in the Act for p'servacon of Orphans psonall Estates and in this Law for prervacon of reall estates be by the Commiss<sup>15</sup> of euery County Court in this province soe often as the grand Jury shall there be summoned give the same in charge to them & shall alsoe every June Court Yearely & every yeare hold a Court according to Act of Assembly solely & wholely to putt in Execucon the matters & things in this Law & the said Law for prservacon of Orphans psonall estates contained vpon the penallty of fiue hundred pounds of tobaccoe each Justice, one halfe thereof to the right hono able the Lord Prop and the other halfe to him or them that shall sue for the same to be recouered in the Provincall Court by bill plaint or informacon wherein noe Essoyne protection or wager of Law to be allowed.

An Additionall Act to the Act for Encouragement of Tillage and Raiseing provisions for Advancement of Trade within this Province.

Bee it enacted by the Rtt Honoble the Lord Propty by & with the advice & consent of the vpper & Lower houses of this

Lib. W. H. prsent Gen'l Assembly and the Authority of the same that all & every pson and psons whatsoever that shall solely & wholly Imploy his time, or any Number of his Seruants or others belonging to his family in the tilling Ordering & dressing his Land or any part thereof in order for the Propagateing of all or any sorte of English graine & Indian Corne & shall not at any time putt or Imploy any of the psons aforesaid in Planteing tending or makeing Tobacco, but shall wholly Intirely and Constantly follow husbandry such pson & psons shall have and Receive the seuerall benifitts & allowances hereafter mentioned that is to say, that every such pson or psons soe wholly Imployed as aforesaid shall be exempt & free from all publick & county Leavies And shall alsoe be allowed out of the county Leavie wherein the said Graine shall be soe made the summe of six pounds of Tobacco p bushell for all or any sorte of English Graine, the quantity being made appeare by two sufficient witnesses before the Justices of Each county Court according to law, And likewise if any pson well skilld in the makeing of Malt shall of the vsuall Graine of wheate or Barley of the produccon of this Province bring the same to pfeccon for the same shall be allowed the summe of Tenn pounds of Tobo p Bushell, to be paid when made appeare as aforesaid provided noe pson shall Receive any benifitt intended by this Act for any Graine already sowed, this Act to Endure

#### An Act for Erecting some new necessary Townes.

for Three Yeares, or to the End of the next Generall Assembly.

Whereas the whole hundred of St Clements & a greate part of Chapticoe Hundred in St Maries County is bounded by the two great Rivers that empty themselves the one into St p. 303 Clements & the Other in Chapticoe Bay with two very great steep Hills Adjoining to the said Rivers by which meanes the Carriage of Goods or Tobacco over Either of the said Rivers or hills is Impossible, and whereas there's no Towne Assigned and Appointed by Act of Assembly within the said St Clements hundred or that part of Chapticoe hundred between the Rivers afd by which meanes a very great & considerable quantity of tobacco made in & vpon the p'misses cannot possibly be conveyed or Transported to any Towne in St Maries County or any other Towne as is by Act of Assembly appointed & Commanded but must be soe done with great difficulty & hazard by water, for Remedye whereof & for the Redresse of so grat a Greivance Bee It Enacted by the Rt honble the Lord Propry by & with the Advice & consent of the vpper & Lower houses of this prent Gen Assembly And the authority of the same

that one hundred Acres of land be Assigned laid out & Sur- Lib, W. H. vey'd on the North side of wiccocomocoe River Between white point & bluff point vpon the Land of Capt Gerrard Slye within the County aforesaid to be called or knowne by the name of Wiccocomocoe towne for such vse & vses and vnder such limitacons Restriccons & quallificacons as any other Towne or Townes already Built are or by the Law ought to be any other Law or vsage to the Contrary Notwithstanding, & whereas the Inhabitants of Langsford bay hundred in the county of Kent have humbly prayed that they may have a towne upon a certain point in the said Bay called Cackaway point, they haueing no Towne port or place of trade whereto they can carry their goods & Merchandizes but with great difficulty & change of winds and danger of Endammageing their said goods & M'chandizes in Ladeing & vnladeing at the adjacent Townes by meanes of great Shoales Bee It therefore Enacted by the Authority aforesaid that One hundred Acres of Land on the said Cackaway point being form'ly the Land of Toby Wells for the ease & benefitt of the Inhabitants of the said bay be survey'd & laid out for a towne port & place of Trade & to be called by the name of Glocester Towne vnder such limitacons & with the benifitt of such priviledges as to other Townes nominated & Appointed by the Act for Advancem<sup>t</sup> of Trade & Supplimentary Acts to the same are allowed, And whereas alsoe Itt is found Absolutely Necessary for the conveniency of the Inhabitants of the severall Hundreds in the p. 303 sevil Countyes hereafter named that Townes, Ports & Places of trade be erected in such places of the said Countyes as is hereafter nominated & appointed Bee it alsoe Enacted by the Authority aforesaid that for the benifitt of the Inhabitants of St Michaell's hundred in St Maries County one Towne port or place of Trade be surveyed & Laid out att the head of St Jeromes Creeke vpon the Land of Mr William Gwyther to be called by the name of St Jeromes Towne, & for the ease & benifitt of the Inhabitants in & about St Maries that one Towne Port or place of Trade be surveyed & Laid out on the south side of Petuxant River in Calvert County between Abington's Creeke & Joseph Edloes in such convenient place as the Commissrs appointed for townes in the said County shall think fitt to be Called by the name of St Joseph's Towne, alsoe one other Towne port & place of Trade to be Surveyed & laid out at Bowlings Point in the ffreshes of Petuxant River to be called by the name of Bowlington for the use & benefitt of the Inhabitants of Mattapany Hundred in the County aforesaid, One other upon a Tract of Land called Morgan neare the head of ffishing creek in little Choptancke in Dorchester

Lib. W. H. County to be called by the name of Dorchester, And Alsoe one other Towne to be surveyed & Laid out on the North side of Corsica Creek in Talbott County at a place called Glevens point to be called by the name of Talbott Towne; the which severall Townes, Ports & places of Trade to be vnder such Restriccons and Limitacons as alsoe to haue and Enjoy the full benifitts and priviledges of any other Townes, ports & places of trade by the sev<sup>11</sup> Acts for Advancement thereof nominated & appointed anything in the afore Recited Acts to the contrary hereof in any wise Notwithstanding.

## An Act for Encouragement of makeing Linnen & Woollen cloath within this province

The Vpper and Lower houses of this prent Gen<sup>II</sup> Assembly haueing taken into their serious Consideracons the great quantities of Linnen and Woollen cloath which are brought from fforreigne parts into and Spent in this Province & that the Inhabitants of this Province for want of the like pollicy & Industry as other Countryes have attained unto in the Inventing & practiceing & putting in Exercise the makeing of Linnen & Wollen Cloath, doe yearly spend vast sumes of Money and quantities of Tobacco in purchaseing those manufactures for cloatheing & Considering the great benifitt & advantage that by the makeing of such manufactures of Linnen & Woollen cloath will accrue to this Province & being willing to give all due Encouragement that may be to any pson or psons whatsoever that will make or cause to be made any Linnen or Woollen cloath doe humbly pray that it may be Enacted, And bee it Enacted by the Rt honble the Lord Propty by and with the advice & consent of the vpper & Lower houses of this present Generall Assembly & the Authority of the same, that from & after the publicacon hereof any pson or psons whatsoever Inhabitants within this province that shall make or cause to be made & woven within this prouince of the growth & manufacture of this province any Quantity of Linnen or Woollen cloth of what kind soever such pson or psons so makeing or causeing to be made such linnen or woollen cloth as aforesaid within this province shall for his & their Encouragement in the advanceing & setting forward such manufactures have and Receive from the severall & Respective Commiss's of the severall and Respective County Courts within this province where the said pson or psons so makeing or causeing to be made such linnen or woollen Cloath as aforesaid shall dwell and reside, for every Yard of Linnen Cloath so to be made as aforesaid being Three quarters of a yard

broad at the least the sum of six pounds of Tobacco, & for Lib. W. H. every yard of woollen cloath soe to be made as aforesaid being Three quarters of a Yard broad att the least the summe of tenne pounds of tobacco, to be Raised & paid to the pson & psons makeing or causeing to be made such Linnen or woolen p. 305 cloth as aforesaid in manner & forme as herein is sett downe & Expressed (that is to say) every pson or psons Inhabitting within this province that shall make it sufficiently appeare to the Commiss<sup>15</sup> of the Respective County Courts where hee or they shall Live or reside, that hee or they have made or caused to be made & woven in the same County of the Growth & Manufacture of this province any quantity of Linnen or Woollen cloath of the breadth aforesaid Either by produceing the same to the Commiss<sup>15</sup> of the said severall and Respective County Courts in their Courts sitting or to any other pson or psons by them the said Commissioners from time to time for that purpose to be appointed or by any other Sufficient proofe or Testimony by the said severall & Respective County Courts to be approved & allowed off shall Deliver to the Clk of the Respective County Courts where he or they shall Inhabitt as aforesaid a pticular of the quantity of Yards of Linnen or woollen Cloth by him or them made or woven or Caused to be made and woven as aforesaid of the breadth aforesaid with the time when the same was made and woven, & by whome the same was soe made & woven which said Clk: of such County Court shall without any ffee or Reward to be paid or Demanded for the same as well cause an Entry to be made of the same in the Record booke of the said County Court as also at the Laying of the next County Court Leavy shall prent to the Commiss's then p'sent a List of the psons names that haue made such cloth of the Breadth aforesaid and the quantities thereof Entred as afores<sup>d</sup> and the said Commiss<sup>rs</sup> of the Respective County Courts aforesaid shall cause to be Levied by an Equall Assessment upon the Inhabitants of the said County for every yard of Linnen cloth made & woven as aforesaid of the breadth aforesaid six pounds of Tobacco and for every yard of woollen cloth made & woven as aforesaid of the breadth aforesaid Tenne pounds of Tobacco to be paid to the pties the true owners of such linnen or woollen cloth as afores<sup>d</sup> And for the Encouragement of makeing of good fine & serviceable Linen and woollen Bee It Enacted that whoso- p. 306 ever shall make or cause to be made the finest and best piece of Linnen Cloth being twenty yards in length and three quarters of a yard wide (and the same shall be soe adjudged by the Commissioners of the County Courts where and when the same shall be made & produced to them at the Laying their

Lib. W. H. respective County Leavies) shall yearly and every year that the same is made and produced dureing this Act for his Encouragement be allowed four hundred pounds of Tobacco for the same out of the County Leavy over and above the allowance by this act for Encouragemt of makeing Linnen & woollen thereby given and to him that shall make or Cause to be made any peice of Linnen of the length and breadth aforesaid being next in finesse and goodnesse to the first and adjudged so as aforesaid & produceing the same as aforesaid shall have the Summe of two hundred pounds of Tobacco and to him that shall make or cause to bee made any peice of Linnen of the length and breadth as aforesaid of the next in goodnesse and finesse to the first and second and produceing the same as aforesaid & adjudged as aforesaid shall have the Summe of one hundred pounds of Tobacco & the person or psons makeing or causeing to be made the Three finest and best peices of woollen Cloth of the length & breadth aforesaid shall have the Severall allowances as aforesaid as for Linnen cloath this Act to Indure for Seaven yeares from the twenty ffifth day of Decemb: next Ensueing.

An Act for Encouragemt of sowing and makeing Hemp and flax within this Province.

Bee it Enacted by the R" honoble the Lord Propry by and the advice and Consent of the vpper and Lower houses of this present Generall Assembly & the authority of the same that from and after the end of this preent Sessions of assemby if any pson or persons whatsoever Inhabitants within this province shall and will by himselfe or Servants, or by any other by p. 307 him Imployd or hired Cause or procure to be Sowed any Linseed otherwise called hemp seed or flax seed and shall after the gathering thereof cause such flax or hemp so raped or gathered to be braked swineled and made Merchantable fitt for Sale, such pson or psons Inhabitants within this Province shall for his and their Encouragemt in so good a worke demand haue and Receive for every pound of flax or hemp by them so made Merchantable and fitt for Sale as aforesd Two pounds of tobacco for every pound of flax & one pound of Tobacco for Every pound of hemp to be paid him or them by the Commis<sup>15</sup> of the respective County Courts within this Province & Raised out of the respective County Leavie of the said severall and Respective Countyes where such flax shall be sowed braked swineled made Merchantable & fitt for sale as aforesaid provided such person or psons makeing such flax or hemp as aforesaid shall by produceing the same to the Commiss's of

the said County Courts or to any other person or psons by them Lib. W. H. from time to time appointed or by any other wayes or meanes whatsoever sattisfie and make it appeare to the Comiss<sup>15</sup> of the said severall & Respective County Courts that he or they or his or their Servants or workemen have made or Caused to bee made any quantity of flax or hemp and so braked swinled & made Merchantable & fitt for Sale as aforesaid. This Act to Indure for seaven yeares from the 25th day of December now next Ensueing.

#### An Act against the Exportacon of wooll & old Iron

Whereas the exportacon of wooll and old Iron is generally Conceived to be much prejudiciall to the Commonweath & good of this province Bee it therefore Enacted by the Lord Prop<sup>ty</sup> by & with the Consent of the vpper & Lower houses of this present Generall Assembly that what pson or psons soever shall Export or shipp on board to the Intent to Export out of this Province either wooll or old Iron shall for every of their offences in soe doeing pay as foll (Viz<sup>t</sup>) for every pound of wooll fifty pounds of tob<sup>o</sup> And for every pound of Iron tenn pounds of Tobacco the one halfe of which said payments & forffeitures shall be paid to the Informer & the other halfe to the Lord Prop<sup>ty</sup> & this Act to Continue three yeares or to the end of the next Generall Assembly.

#### An Act for Repareing the State house

Whereas an Act was made in the fforty Second year of the Dominion of the Rt honoble Cæcilius absolute late Lord & Propty of the Provinces of Maryland & Avalon Lord Baron of Baltemore &ca of noble memory Deceased for the Erecting & Building a State House in the City of St Maries which said State house for want of Repaireing gone very much to decay and ruine Bee it Enacted by the Rt honoble the Lord Propty by & with the advice and Consent of the vpper and Lower houses of this prent Generall Assembly and the authority of the same, that there be added in length to the wall of the north west gable end ffive foot, which wall to be of the same thickness as the wall now is & that there be built a brick Chimney at the same end with one fire hearth below & another aboue. the fire hearth below to be tenn foot from Jawine to Jawine and the vpper hearth to be Eight foot from Jawine to Jawine & that the said Chimneys' be built so, that neither of them cause any of the Roomes to be smoaky, and likewise that the wall of the Southwest Gable end be taken downe as farr as shall

Lib. W. H. be Judged necessary & the same be Rebuilt againe (the defect being Supply'd) as formerly and alsoe the windowes behind the Court of Judicature be fill'd vpp with good mortar & bricks & that all other places so wanting be likewise done as aforesaid, and that all the pantiles belonging to the roofe of the said house be taken downe, and that all the Inside of Each pticular roome in the whole house be plaistered & that all the ptition walls be likewise lathed and plaistered with good well sifted Lime & clean Sand and hair for the first Cote, and the second Cote Lime & haire well white washed, & that all the floores below staires be Laid with paveing Stone, the same stone to be purchased and brought in place at the Charge of. the province and to place in the windowes where need shall be strong Iron barrs all at the same Charge to be provided all p. 309 and every the above mentioned reparacons & the severall particulars, be Sufficient Substantiall & workmanlike done and pformed within the Space of Eighteen months after this present Sessions of Assembly, for the doeing pformeing, Compleateing & finishing all and every the aboue menconed particulars Sufficient & workmanlike, Bee It therefore Enacted by the authority aforesaid that Richard Benton bricklayer who hath vndertaken to finish and Compleat all the abouesaid particulars as is above Expressed & hath given Security to pforme the same be paid out of the publick Leavy of this province the Summe of fforty thousand pounds of Tobacco, And bee it further Enacted by the authority aforesaid that all the rafters in the whole house be amended & Repaired where the same shall be requisite & that all the roofe & other Coverings belonging to the whole house be planked with good Sound pine boards Inch thick free from heart shakes and Splitts &

same shall be requisite & that all the roofe & other Coverings belonging to the whole house be planked with good Sound pine boards Inch thick free from heart shakes and Splitts & the Edges champherd away so that they may overlapp Sufficiently for Shingling & that the same be well Nailed with tenn peny Nailes, & also that all the whole roofes belonging or appertaining to the said house be shingled with good Ciprus Shingles twenty four Inches in length in thickness one Inch and in breadth from Six to nine Inches the same to be well Jointed and close Laid, and well nailed with Six peny Nailes & that there be a good and Substantiall Beame fastened to the principall Rafters of the South west Gable end where the same ar Spread for want of such a beame, and that the floore be lengthened at the North west end with a new Summer and other timber work Convenient & sufficient for the said addicon & that the severall Offices that now are be taken downe & placed at the South East end of the said house & made fitt for latheing & plaistering & that there be a Strong white

Oake mantle tree in the Roome below, and an other to the

fire hearth above and that all the staires and floores where the Lib. W. H. same are defective be made good & Substantiall and alsoe be made good folding windowes of halfe Inch good board for all the windowes of the said house aboue and below Staires for weh said worke so done Compleated & finished, and every part & parcell thereof substantially and workmanlike Bee It alsoe ffurther Enacted by the authority aforesaid that Joseph P. 310 ffreeman Carpenter who hath vndertaken to doe pforme & finish all & every the abovesaid particulars according as is above Expressed, and hath given Security to pforme the same be paid out of the publick Leavy of this province the summe of Twenty Thousand pounds of Tobacco to be paid & allowed in St Maries, Calvert, Charles & Ann Arrandell Countyes or some of them, & alsoe the other payment to Richard Benton to be made in the same Countyes.

# An Act for payment and assessing the publick Charge of this Province

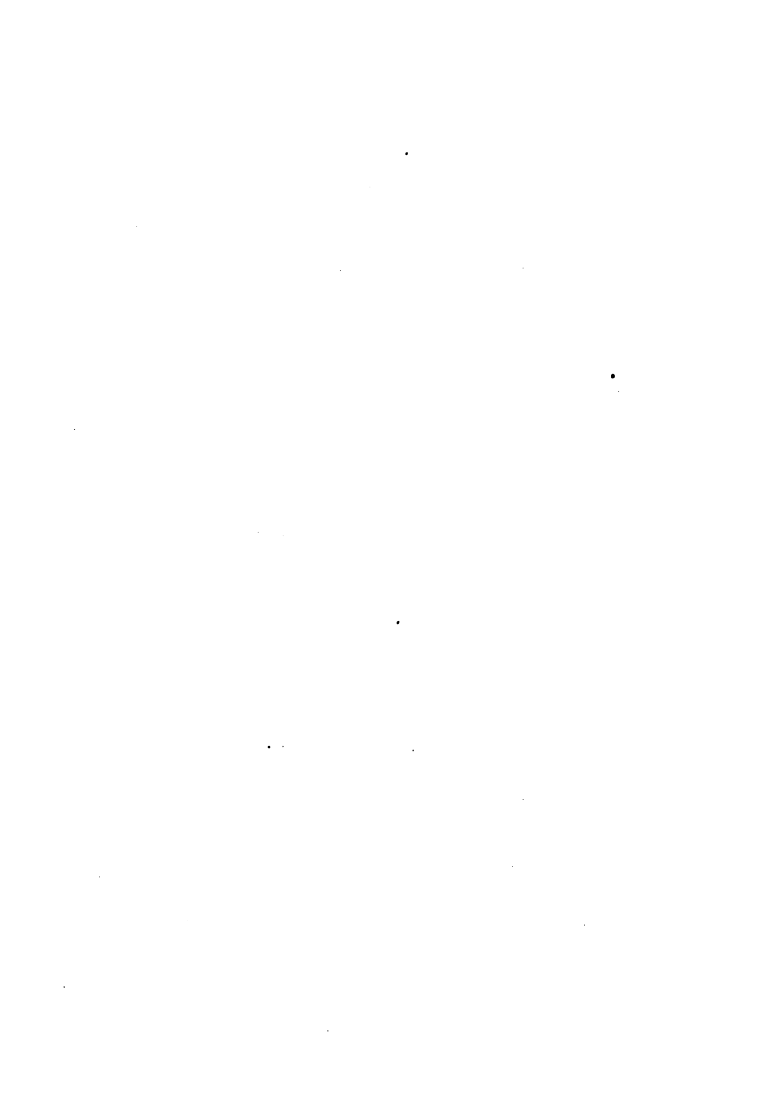
Whereas there hath been Three hundred ninety seaven Thousand One hundred twenty and ffive pounds of Tobacco Expended laid out and disbursed by the vpper and Lower houses of this p'sent Generall Assembly and by Severall other the good people of this province for the publick good of the same & to the Intent that the same may be Sattisfied & paid to those psons to whome the same is due Bee It therefore Enacted by the Rtt Honoble the Lord Propry by and with the advice and Consent of the vpper & Lower houses of this prsent Generall Assembly & the authority of the same that the said Three hundred ninety Seaven Thousand One hundred twenty & ffive pounds of Tobacco be paid in manner and forme as is hereafter Expressed that is to Say to Samuell Sewall of Sommersett County Two hundred pounds of Tobacco, To George Burgess of Ann Arrund<sup>11</sup> County one Thousand & Sixty pounds of Tobacco, to ffrancis Jenckins High Sherriffe of Sommersett County Nine thousand Nine hundred & Eighty ffive pounds of Tobacco, to Andrew Abington ffive thousand ffive hundred & thirty pounds of Tobo to Richard Tull nine Thousand flour hundred and tenn pounds of Tobacco To Philip Lynes Eight Thousand ffour hundred & Eighty pounds of Tobacco, To Thomas ffoster of St Maries County Sixteen hundred pounds of Tobacco, to Doct Joseph Sempile sixteen thousand pounds of Tobacco Devenish Ninety pounds of Tobacco, to Coll: Peter Sayer Seaven hundred & tenn pounds of Tobacco, to William Blankestein of St Maries County ffive hundred & fforty pounds p. 311 -

Lib. W. H. of Tobacco, to Capt Joshua Doyne Sherriff of St Maries County five Thousand ffive hundred & Eighty pounds of Tobacco, to Thomas Casey of Cæcill County Eight hundred pounds of Tobacco to Jnº Evans Cryer of the provinciall Court, two Thousand Six hundred Twenty four pounds of Tobacco, to Thomas ffaddock of St Maries County forty pounds of Tobacco, to Mr Edward Jones of Cæcill County One hundred pounds of tobo to Charles Lane of Kent County Eight hundred pounds of Tobo to William Gwyther Nine hundred & Eighty pounds of Tobo to Thomas Yearesly of St Maries County Three thousand ffive hundred & seaventeen pounds of Tobacco, to the severall Sherriffes following (that is to Say) to the Sherriff of Cæcill County Seaven hundred & twenty pounds of Tobo to the Sherriffe of Kent County Seaven hundred and Twenty pounds of Tobo To the Sherriff of Talbott County seaven hundred and twenty pounds of Tobacco, to Capt Joshua Doyne One Thousand pounds of Tobo to the Sherriffe of Dorchest County Seaven hundred & twenty pounds of Tobo to the Sherriffe of Sommersett County Seaven hundred & twenty pounds of Tobo to Mrs Eliza Baker four Thousand Eight hundred & Eighteen pounds of Tobo to Mr Anthony Vnderwood six thousand thirty seaven pounds of Tobo to Joseph Edloe of Calvert County Two thousand four hundred & ninety six pounds of Tobo to Mr Gerard Vanswearingen twenty one thousand one hundred ffifty Eight pnds of Tobo to M' Thomas Grunwin Clk of the vpper house of Assembly Seaven Thousand pounds of Tobacco, to William Dent Clk of the Lower house of Assembly Seaven Thousand pounds of Tobacco to Edward Boothby Three Thousand five hundred pounds of Tob° to Mr Richard Tull Three thousand ffive hundred pounds of Tobo to Mr James Cullen three thousand five hundred pounds of Tobo to William Taylard four Thousand pounds of Tobacco to Thomas Dekins three thousand pounds of Tobo to Richard Edelen twelve hundred pounds of Tobo to Anthony Evans sixteen hundred pounds of Tobo to Arthur Keife of St Maries County One hundred pounds of Tobo to Thomas Beale fifty Seaven Thousand One hundred thirty Six pounds of Tobo to Mr Garrett Vanswarp. 312 ingen ffive thousand pounds of Tobacco to Mr Ino Turling three thousand pounds of Tobo to Mr ffrancis Pennington two thousand pounds of Tobo to Mr Mathews of Charles County priest One thousand pounds of Tobo to Richard Benton tenn thousand pounds of Tobo to Joseph freeman Six thousand pounds of Tobo to Christop Nutter four thousand pounds of Tobo to John Boye Clk: two thousand pounds of Tobo to Mr

Henry Denton Eighteen thousand Seaven hundred & Eight

pounds of Tobo to Doctor Joseph Sempile three thousand One Lib. W. H. hundred thirty three pounds of Tobo to Majr Thomas Long of Baltemore County two hundred & ffifty pounds of Tobo to Mr Garrett Vanswaringen One thousand Seaventy Seaven pounds of Tobo to Robet Mason One hundred sixty five pounds of Tobo to Thomas Yearesly more One hundred and seaventy pounds of Tobo to Mr Richard Tull two hundred pounds of Tobo to Doctor Joseph Sempile Eight Hundred ffifty five pounds of Tobo to M' Edward Jones of Cæcill County five hundred fforty three pounds of Tobo to Mr Philip Lynes Eight hundred pounds of Tobo to be paid to the Servants of his house that attended the Burgesses this Assembly to Mr Henry Denton ffour hundred pounds of Tobo to be paid his servants that attended as afores this Assembly to Mr Garrett Vanswaringen four hundred pounds of Tobo to be paid to his Servants that attended as aforesaid to Thomas Beale four hundred pounds of Tobacco to be paid to his Servants that attended this assembly, to the Clk that shall make vpp the Leavie this preent year three thousand pounds of Tobo to Philip Lynes for ordinary Expences One hundred thirty four thousd five hundred thirty three pounds of Tobo and further that there be paid & Satisfied to the Severall Sherriffes in this province for their Sallery for Collecting the said summe of Three hundred Ninety seaven thousand One hundred twenty & five pounds of Tobo the summe of thirty nine thousand seaven hundred and twelve Pounds of Tobo and Bee it further Enacted by the advice Consent & authority afd that the afd Summes of Tobo amounting in the whole to the summe of ffour hundred thirty six thousand Eight hundred Thirty & Seaven pounds of Tobo to be Levied and Assessed by an Equall assessment vpon the psons & the Estate of Inhabitants of this province & be paid to the severall persons Whome the p. 313. same is due according to the accounts Disbursments & Necessary Charges of this province which have bin Examined Stated & allowed by the vpper and Lower houses of this present Generall Assembly, any law custome or Statute to the contrary in any wise Notwithstanding.

His Lordship willeth These to be Lawes Henry Darnall Keep



# PAPERS RELATING TO THE ASSOCIATORS' ASSEMBLY,

1689.



Copy of the Answer sent to the Burgesses from the Indians, P. R. O.

## August ye 23d 89.

These may acquainte you what we whose names are underwritten have according to request bin and treated with the Indians, and doe find 'em to be very civill and kind, and desire nothing but peace and quietness but that in part thorough the instigation of bad people, and chiefly doe instance Andrew Gray, that the English in one moone would cutt them all off, likewise concerning an Indian woman, which they say was kill'd by Cornelius Mulraine's wife, which they have expected some satisfactory answer, concerning which as yett, they have not received, also that the said Cornelius since their departure offered great abuse in robbing them of their cannows, corn, matts, bowles & basketts and they say their chests have been broke open, and since they have bin gone out, the said Grey hath bin with'em, and threatened them if they would not come home, he would gett a party of men and fetch'em p force; Likewise they say, they have ten Indians which went between Oxford Towne and Col. Lewes', and that their time of return is relapsed and are not satisfied what is become of 'em, Wereof all these things being computed together hath seized them with feare, butt that they were very joyfull at our comeing and were takeing up their goods to return to their habitations.

John Stanley W<sup>m</sup> Dickenson John Hawkins W<sup>m</sup> Stevens Clement Sales W<sup>m</sup> Bexley.

This is the Copy of the Answer sent to the Burgesses from the Indians.

#### Address

Of the representatives of their Majestyes Protestant Subjects, in the Province of Mary-Land assembled.

To the Kings most Excellent Majesty

Whereas we are with all humility fully assured that the benefit of your Majestyes glorious undertakeings and blessed success, for the Protestant religion, and civil rights and libertyes of your Subjects, was graciously intended to be extensive, as well to this remote part, as to all others of your Majestyes

P. R. O. Territories and Countries; and being thereby influenced to express our utmost zeal and endeavours for your Majestyes service, the Protestant Religion, here of late notoriously opposed, & your Majestyes soveraigne right and dominion, to this your Majestyes Province of Maryland, invaded and undermined, by our late Popish Governors their Agents and

Complices.

Wee your Majestyes most dutyful & loyal Subjects of this Province, being assembled, as the representative Body of the same, doe humbly pray your Majestyes gracious consideration, of the great grievances & oppressions wee have long laien under, lately represented to your Majesty, and directed to your Majestyes principal Secretaryes of State, in a certain declaration from the Comanders, Officers & Gentlemen lately in Armes for your Majestyes service and the defence of the Protestant religion.

And that your Majesty would be graciously pleased in such wayes and methods as to your princely wisdom shall seeme meet, to appoint such a deliverance to your suffering people, whereby for the future our religion, rights and Lyberties may be secured, under a Protestant Government by your Majestyes

gracious direction especially to be appointed.

We will wayte with all becomeing duty and loyalty your Majestyes pleasure herein; And will in the mean time, to the hazard of our lives and fortunes persevere, and continue to vindicate and defend your Majestyes right and soveraigne dominion over this Province, the Protestant religion, and the civil rights & liberties of your Majestyes Subjects here, against all manner of attempts and opposition whatsoever. Hereby unanimously declareing, that, as we have a full sense of the blessing of Heaven upon your Majestyes generous undertakeings, soe will endeavour to express our due gratitude for the same, as becomes professors of the best of religions, and Subjects to the best of Princes.

Maryland printed by order of the Assembly at the Citty of St Maryes August 25th 1689.

This is a true Copy of the Originall Attested p

John Llewellin. Clk. of Ass:

(Endorsed) Maryland 26th August 1689.

Address of the Representatives to the King Recd from my Lord Shrewsbury 7th Feb: 89. Copy recd: 31. December.

## [Letter to the adjacent Colonies.]

P. R. O.

By the Assembly in Maryland 28. Aug: 1689.

Gent<sup>m</sup>

Whereas of late divers horrid conspiracies contrivances and combinations have been had, made used, practised and managed by and betweene several persons of principal note, and others in Authority within this Government, popishy and evilly affected, and the severall nations of northern and other Indians in these parts of America, tending to and designeing the ruin, destruction and utter extirpation of their Majesties loyal Protestant Subjects here, as we have good cause to suspect & believe not only from the severall evidences, depositions, examinations, inquisitions and other circumstances before us thereunto relateing, but also from the inward guilt and conviction of the principall Agents and Managers thereof, who (to evade the punishment justly due to them for the same, & not able to abide the test) have privately, unknown, and in disguise betaken themselves for refuge to some other more remote parts within our neighbouring Collonies and plantations (as we have credibly read: been informed and can testifie) and doe still abscond from the hands of justice, in the most hidden and secreete places, seeking and watching for all opportunities, and advantages by such undue, unchristian and inhumane practises and combinations as aforesaid to effect and bring to pass such their wicked intents and designes as aforesaid, to the great horror & consternation of their Majesties said Protestant Subjects here, as their feare and jealousies ariseing from such proceedings have justly insinuated and inculcated into them. And whereas there can be found noe meanes (as we know of) more effectual for the true discovery and bringing to condign punishment such grievous & heinous crimes, or more conduceing to their Majesties Service and interest, and the good & welfare of their Subjects in generall, then a friendly and amicable mutuall Correspondency betweene their severall Governments (of such vicinity especially and under such circumstances as we are) Wee therefore the Delegates & representative Body of this Province now assembled and mett together in their Majesties names, and for their Majesties service, having in the first place (according to our bounden duty asserted & proclaimed their Sacred Majesties King William & Queen Mary's lawfull and undoubted right and title to this Province as well as to other their Dominions and Territoryes, as (we doubt not) you have also done; Doe in the next place as Friends, Neighbours and fellow Subjects sollicit and court your friendly and neighbourly Correspondency upon all occasions, by imparting and comunicating to us Idem to Pensylvania, New York and New England.

To the right honble the Deputy Gov<sup>r</sup> or President of their Majesties Colony of Virginia & the rest of the honble their Majestie's Councill of State there. These

> (Endorsed) Maryland,

28. August 1689. Letter from the Assembly to the Adjacent Colonies. Rec<sup>d</sup> from Lord Baltemore 31. Dec<sup>r</sup> 1689.

[Order concerning Jacob Young and the Indians.]

By the Assembly, Augt 28th 1689.

Forasmuch as severall Overtures have been made by some of our late greate Officers and others popishly affected within this Province to the Northern Indians and others for the ruin & destruction of their Majesties Protestant Subjects here, (as we have credibly been informed) to the greate terror, amazement and consternation of the Inhabitants of this Province: And whereof Jacob Young formerly employed by this Province in affaires of this nature, as well knowne and skilled in the language and customes of the said Indians) hath been deemed by this House a person most fitt and capable to

negotiate in the present juncture; and it being altogether P. R. O.

uncertain how long this Assembly may now sitt.

Voted and ordered in this House that immediate notice be hereby given to the said Jacob Young, forthwith and as soon as possibly may be after receipt hereof, to repair to this Assembly if the same shall be then sitting, or else to Captain John Cood or M' Nehemiah Blackiston at their houses in or neere Pottomock river within this Province, who by themselves jointly or severally, or together with the rest of the gentlemen lately associated in Armes for their Majestie's Service are hereby desired, fully authorized and empowered to treat with the said Jacob Young concerning the Premisses, and to make and give such further necessary Orders, Instructions and directions to the said Young for the management thereof, as they or either or any of them shall think fitt and convenient most conduceing to their Majesties Service and the good and welfare of their Subjects the Inhabitants of this Province.

Hereby granting, promising and assureing to the said Jacob Young free and safe conduct for himselfe and whom else he shall think fitt to bring with him for the present occasion, speedy and effectual redress to all his just grievances and complaints if any he hath to represent, and also full and sufficient satisfaction for his paines, trouble and charge herein to be taken, susteined and expended.

> (Endorsed) Maryland

28. August 1689.

Order of the Assembly concerning Jacob Young and the Indians.

Recd from my Lord Baltemore 31. December 1689.

> [Letter to Richard Johnes.] By the Assembly August 31st 1689.

Mr Richd Johnes,

Whereas the House have been informed that diverse malitious and evill reports have been spread abroad amongst the Neighbourhood and Inhabitants of Anne Arrundell and your County (by persons popishly inclined, and otherwise ill affected to their Majesties King William and Queen Mary, and the present Authority now mett together and assembled in their names) that it is by them designed to surprize, seize and take into Custody several persons of note in both the said Counties

And to the end that the sense of this House may the better be published and made knowne for the satisfaction of all their Majesties loving Subjects in both said Countys, This House have made choice of you Mr Richd Johnes as a person of good credit & repute, & therefore most fitt to comunicate & make publick the same, which you are hereby desired to doe, in such manner & forme as to you shall seeme meete & convenient, alsoe to inform yourselfe the best you cann, & signifie to this House soe soone as possible, the reason why the Election in Anne Arrundell County hath been obstructed, the Members whereof are the only persons now wanting to fill up this

House.

(Endorsed)
28. August 1689.
The Assembly's letter to Richard Johns.

Rec<sup>d</sup> from the Lord Baltemore the 31<sup>st</sup> December 1689.

Proclamation concerning Captain Hill dated 2 Sept<sup>r</sup> 1689.

Maryland ss.

By the Assembly A Proclamation.

Whereas by the Instigation of Captain Richard Hill of Ann Arrundell County and others his Associates and Accomplices malitiously insinuating into the Inhabitants of the said County, the great and extraordinary Charges and Taxes like to be brought upon them by the convening and sitting of this present Assembly and endeavouring to seduce them (against their inclinations and contrary to the example of the rest of the whole Province in generall) from their natural obedience to their sacred Majesties by persuading & diverting them from electing and sending to this Assembly their Representatives, to serve in the same as in their Majestie's names they were required and oblidged. The grand affairs of this Province now under the consideration of this said Assembly have bin much obstructed and retarded, of the fatall mischeefes and inconveniencies whereof the said Hill and his accomplices being truly conscious, and to avoyd themselves the pains and penalties thereon ensuing have craftely, falsely & mallitiously imputed the same to the unanimous concurrent consent and act of the sd Inhabitants in generall as by their letter to the House read and recorded in the Journall thereof hath been suggested and sett forth whereby to render them the more obnoxious and lyable to their Majties just displeasure and censure of this House and all other their Majesties loyall Protestant Subjects. We therefore the Delegates & Representatives of this Province in Assembly now sitting in the Citty of St Marys, having taken cognisence thereof and duely considered the same willing to undeceive and rightly to informe their Majesties' loyall Subjects in the said County of Anarrundell and elsewhere within this Province blinded and misled by the pretended false zeal of the said Hill his accomplices and others to deliver them from the perill and danger thereof and to reduce them to their due obedience to our Soveraigne Lord and Lady King William and Queen Mary have thought fitt hereby to publish, proclaime and declare that to all their Majesties' loving Subjects and Inhabitants of the said County and other alike concernd that shall forthwith desert, pronounce and protest against the wicked designe faction and conspiracy of the said Hill and his Accomplices their practises & proceedings as aforesaid contrary to the faith and allegiance which in duty they owne to their sacred Majesties disobeying and contemning their sovereignty and authority in whose names we are

P. R. O. now assembled, and not together will most assuredly & undoubtedly be aforded and indulged their royal Majesties gracious clemency and pardon and we doe hereby further declare, publish and make knowne for the sattisfaction of the whole Province in Generall and as a farther encouragement to reduce them to a right understanding and a due sense of their duty and obedience to their Majesties that in order to settle the Governt of this Province into some due method and establish the piece and quiet thereof so far forth as may be until such time as their Majestie's royal pleasure therein shall be farther signified and made knowne to us. We are now in their Majesties name assembled and met together and for no other intent and purpose whatsoever as we have always pretended and declared and that the greatest care and caution imaginable has and shall be used to effect the same with as little cost and charge to the Province as possibly may be as will appear by the publique leavy this year the least we dare affirme that ever any Assembly yet produced, not exceeding, according to calculation five and twenty pounds of tobacco per poll or thereabouts, although the same hath advanced the one moyetie at least by means of the refractory Omission of the said County as aforesaid for whose representatives only this House hath so long waited in vain and therefore we proceed boldly to vindicate, justifie & maintain our lawfull, necessary and just convention at this time and legall proceedings therein against all opposers gainsayers and enemies thereunto whatsoever whome together with their adherents, aiders and abettors that shall notwithstanding still hereafter persist, continue and abide obstinate refractory and disobedient to their sacred Majesties and this present Authority under them we doe hereby proclaime, publish and pronounce Rebells and Traytors to our said Soveraigne Lord and Lady King William and Queen Mary and as such to be deemed, reputed & taken and to be dealt with and proceeded against accordingly and we doe hereby order & appoynt To publishe and make Proclamation hereof in the most publick and convenient places in the same County whereof he is not to faill at his perill. Given at the Citty at St Maries the second day of September in the first year of their Majties reigne Ann: Dom: (89.).

God save King William and Queen Mary.

(Endorsed) Maryland 2. Sept' 1689. Proclamation concerning Captain Hill.

Recd from my Lord Baltemore 31. Decr 89.

The Address of the Representatives of their Majesties P. R. O. Protestant Subjects in the Province of Maryland assembled.

To the Kings most excellent Majestie

Whereas we are with all humility fully assured that the benefitt of your Majestie's glorious undertakings, and blessed success for the Protestant Religion, and civill rights and liberties of your Subjects, was graciously intended to be extensive as well to this remote part, as to all others of your Majestie's Territorys and Countreys, being thereby influenced to express our utmost zeal and endeavors for your Majestie's service and the Protestant Religion, here of late notoriously opposed, and your Majestie's sovereign dominion and Right to this your Majestie's Province of Maryland invaded and undermined by our late Popish Governors their Agents and Complices.

Wee your Majestie's most dutifull and loyall Subjects of the said Province being assembled as the Representative Body of the same; doe humbly pray your Majestie's gracious consideration of the great grievances and expressions wee have long layne under, lately represented to your Majestie and directed to your Majestie's principall Secretary of State, in a certain Declaration from the Commanders, Officers and Gentlemen in Armes for your Majesty's service and defence of the

Protestant Religion.

And that your Majesty would be graciously pleased in such waies and methods as to your Princely wisdom shall seem meete, to appoynt such a deliverance to your suffering People, whereby for the future, our religion, rights and libertyes may be secured under a Protestant Government by your gracious

direction specially to be appointed.

Wee will waite with all becomeing duty and loyalty your Majestie's pleasure herein, and will in the mean time (to the hazard of our lives & fortunes) persevere and continue to vindicate & defend your Majestie's right and soveraigne Dominion over this Province, the Protestant Religion and the Civil Rights and libertys of your Majestie's Subjects here against all manner of attempts and oppositions whatsoever, Hereby unanimously declaring that as we have a full sense of the blessings of heaven upon your Majestie's generous undertakeings, soe we will endeavour to express our due gratitude for the same as becomes Professors of the best of Religions, and Subjects to the best of Princes.

Maryland—dated in the Assembly sitting at the State House in the City of St Maryes the 4th day of Sept 1689 in the first year of their Majesties' reign. P. R. O.

(Endorsed)
Maryland

4<sup>th</sup> Sept<sup>r</sup> 1689.

Address of the Assembly to the King
Rec<sup>d</sup>: 31 Dec<sup>r</sup> 1689.

[Reports from the Committee of Secresy. dated 4th Septr 1689.]

The Comitty of Secresy appoynted by the Present Assembly the representative Body of this Province doe make this Report as followeth—vizt:

We have Diligently, faithfully and with all due circumspection made inquisition into the severall affairs and concerns comitted to our care for discovering the truth thereof & we finde First that the late popish Governors have contrived, conspired and designed by several villanous practises and machinations to betray their Majestie's Protestant Subjects of this Province to the French, Northern and other Indians and that there hath been and still is eminent danger of our lives libertyes and estates by the malitious endeavours and combinations of the sd Governors with the Indians and papists to assist in our destruction and the subversion of our religion and we alsoe finde by the informations, examinations, evidences and depositions by us taken that the late Governors did prorogue & obstruct the last Assembly from meeting least the truth of their unjust contrivances and wicked designes should be made manifest and we the Committee aforesaid doe also discover and apparently finde the traiterous undertakeings of the said Governors in their renuntiation, disowning and denying the right, title and soveraignty of King William & Queen Mary to the Crowne of England and its dominions, the verity of the above particulars are to be further proved by other numerous Circumstances and evidences that are now in custody of the said Committee for their Majestie's service.

Vera Copia

J<sup>no</sup> Skipper Clk:

(Endorsed)
Maryland
4. Sept: 1689.
Report of the Committee of Safety.

An Ordinance for regulating of Officers Military and Civill P. R. O. and other necessary affairs for the present settlement of this Province.

Whereas this present Generall Assembly having taken into their most serious and deliberate consideration the great necessity of the settlement of all affairs military and civill within this Province finding themselves obliged by their allegiance and duty to our soveraigne Lord and Lady the King and Queens most excellent Majesty King William and Queen Mary and out of the great care they have for the religion, lives, libertyes and propertyes of their Majestie's Protestant Subjects of this Province Have ordained constituted and enacted and doe hereby ordain constitute and enact for the present settlem' of affairs in the said Province till their Majesties' further pleasure be made knowne, these following respective regulations together with the powers and authorityes hereby given and granted to the Officers and persons hereafter by this present Ordinance appointed

That for regulating the affairs of the Militia in St Marys

County

Capt: John Coode Commander in chiefe who is by this Ordinance impowered to raise and command a troop of horse as he shall see convenient, Major John Campbell for S<sup>t</sup> Georges Poplar Hill, Newtowne S<sup>t</sup> Clements bay hundred, Capt: Edward Greenhald for S<sup>t</sup> Marys, S<sup>t</sup> James, S<sup>t</sup> Inegoes and S<sup>t</sup> Michaels hundreds, Capt. Thomas Attaway for S<sup>t</sup> Clements hundred, Capt: John Dent for Chaptico hundred, M<sup>t</sup> Nehemiah Blackistone Capt: of a troope of horse for S<sup>t</sup> Georges, Poplar hill Newtowne and the other hundreds on the east side of S<sup>t</sup> Marys river in the said County and the said Troope of horse to consist of fifty horsemen.

That for regulating the affairs civill in S<sup>t</sup> Marys County M<sup>r</sup> Kenelme Cheseldyn, M<sup>r</sup> John Dent, Capt: John Coode, M<sup>r</sup> Nehemiah Blackistone Justices of the Quorum Major John Camball, M<sup>r</sup> Richard Clouds, M<sup>r</sup> John Llewellin, M<sup>r</sup> John Watson and M<sup>r</sup> Edward Greenhalgh Justices, M<sup>r</sup> John Watson, M<sup>r</sup> Elias Beech and M<sup>r</sup> Nehemiah Blackistone Coroners, M<sup>r</sup>

Robert Carse Sheriffe and M' William Taylard Clerk

That for regulating the affairs of the Militia in Kent County Mr John Hinson Capt: of a foot Company in Easterneck and Swann Creeke hundred, Mr Cornelius Comegis Capt: of a Company of foot in Chester & Langfords bay hundred, Capt. Wm Lawrence Compa foote upon Kent Island.

That for regulating the affairs Civill in Kent County. Mr Wm Frisby, Mr John Hinson, Mr Cornelius Comegis, Mr Hans Hanson Justices of the Quorum, Mr Daniel Norris, Mr Wm Harris, Mr Simon Wilmore, Mr Thomas Osbourne, Mr John

P. R. O. Coppage Justices, M<sup>r</sup> Simon Wilmore, and M<sup>r</sup> Richard Jones Coroners, M<sup>r</sup> Edward Sweatnam Sheriffe, and M<sup>r</sup> Michael Miller Clerke.

That for regulating Affairs of the Militia in Ann Arrundell

County.

M' Edward Darcy Major of Horse, M' Nicholas Gasaway Major of foote, M' Nicholas Greenberry Capt: of foote in the room of Capt: Richard Hill, M' Edward Burgess Capt: of foote, M' Henry Hunslap Capt: of foote, M' Henry Ridgeley Capt: of foote.

That for regulating the affairs Civill in Ann Arrundell

County

Major Nicholas Gassaway, Major Edward Darcy, Capt. Nicholas Greenberry, Mr John Hamond, Mr Thomas Tench Justices of the Quorum, Mr Edward Burgess, Mr Henry Ridgeley, Mr Henry Cunstable, Mr Richard Beard, Mr Thomas Knighton, Mr James Ellis, Mr John Bennett Justices, Mr John Bennett and Mr Thomas Tench Coroners, Mr Henry Hanslap sheriffe, and Mr Henry Bonner Clerk.

For regulating the affairs of the Militia in Calvert County.

Mr Henry Jowles Collo Mr Ninian Beale Major Mr Walter Smith Capt. of a Company of foote, Mr Henry Mitchell Capt: of a Company of foot to be raised on the Clifts in the roome of Capt. Richard Ladd, Mr Thomas Tasker, Capt: of a Company of foote in the roome of Richard Smith Junior, Mr John Payne Capt: of a Company of foote to be raised betweene Mr Henry Brents house in Pattuxent river and the mouth of the said river, Mr Samuel Bourne Capt: of a Troope of horse as formerly.

That for regulating the affairs civill in Calvert County.

Collo Henry Jowles, Capt: Samuel Bourne, Mr John Griggs, Capt: Richard Ladd Justices of the Quorum, Mr Francis Hutchins, Mr Geo: Lingham, Mr Thomas Tasker, Mr Thomas Brooke, Mr Thomas Tasker, Mr Francis Collier, Mr Thomas Greenefield, Mr James Keech, Mr John Hans, and Mr Thomas Gant Justices, Mr Samuel Holdswirth and Mr Thomas Gant Coroners, Mr Andrew Abington Sheriffe and Mr Henry Fearnly Clarke.

That for regulating the affairs of the Militia in Charles County

Mr Humphrey Warren Collo of foot in the roome of Col: Edward Pye, Mr James Smallwood Major of foot in the roome of Major John Wheeler, M<sup>r</sup> W<sup>m</sup> Barton Capt: of a foot Com-P. R. O. pany as formerly, M<sup>r</sup> Philip Hopkins Capt: of foote of Major Wheelers Company, M<sup>r</sup> John Addison Capt: of foote in the upper parts of Charles County and Newscotland, M<sup>r</sup> John Courte Capt: of horse in the roome of Capt: Randolph Beall.

That for regulating the affairs Civill in Charles County.

M<sup>r</sup> John Stone, Capt: W<sup>m</sup> Barton, Col: Humphrey Warren, M<sup>r</sup> W<sup>m</sup> Hatton Justices of the Quorum, M<sup>r</sup> Henry Hawkins, M<sup>r</sup> Randolph Hinson, M<sup>r</sup> John Courte, M<sup>r</sup> John Addison, Major James Smallwood, and M<sup>r</sup> William Hawton Justices, M<sup>r</sup> John Stone, and Col: Humprey Warren Coroners, M<sup>r</sup> Gilbert Clarke Sheriffe, and M<sup>r</sup> Richard Boughton Clarke.

That for regulating the affairs of the Militia in Baltemore County.

M<sup>r</sup> Thomas Long Major in the roome of Col: Wells, M<sup>r</sup> Henry Johnson Capt: of the Company of foote lately commanded by Col. Wells, M<sup>r</sup> John Thomas, Capt: of a foote Company in Petapsco river, M<sup>r</sup> Tho: Richardson Captain of a troope of horse.

That for the regulating the affairs civill in Baltemore County.

Capt: Henry Johnson, M' Edward Beadle, M' Maske Richardson Justices of the Quorum, M' Francis Watkins, M' John Wallstone, M' George Goldsmith, M' George Ashman, M' Thomas Staley, M' Christopher Gest, M' John Thomas Justices, M' Thomas Hedge, M' Francis Watkins Coroners, Major Thomas Long Sheriffe and M' Thomas Hedge Clarke.

That for regulating the affairs of the Militia in Talbott County.

M' William Combes Major of the horse, M' Thomas Harman Capt: of a troope of horse, M' John Stanley Capt: of a troope of horse, M' John Davis Capt: of a foot Company in the roome of M' James Murphy, M' W'' Becksley Capt: of a foote Company in the roome of Capt: George Cowley, M' Henry Alexander Capt: of a foot Company continued as formerly, M' W'' Crump Capt: of a foot Company continued as formerly and M' Richard Sweatnam Capt. of a foote Company in the roome of Capt: Kennimon.

That for regulating the Affairs Civill in Talbott County.

M' Edward Mann, M' William Combes, M' George Robotham, M' Thomas Smithson Justices of the Quorum, M'

P. R. O. James Smith, Mr Henry Coursey junior, Mr George Robins, Mr William Hinney, Mr Michaell Turbute, Mr Thomas Fisher, Mr James Sedgewick Justices, Mr George Robins and Nicholas Lowe Coroners Mr Samuel Withers Sheriffe and Mr Nicholas Lowe Clarke.

That for the regulating the Affairs in the Militia in Somersett County

M<sup>r</sup> William Colebourne Col: of foote, M<sup>r</sup> David Browne Capt: of a Company of foote, M<sup>r</sup> Charles Ratcliffe Capt. of a Company of foote in the roome of Capt: Osbourne deceased, M<sup>r</sup> Robert King Capt: of a Company of foot in the roome of Captain Smith, M<sup>r</sup> John Winder Capt: of a troope of horse.

That for regulating the Affairs Civill in Somersett County

Coll°: William Colebourne, Capt: David Browne, Mr Francis Jenkins, Capt: John Winder, Mr William Brewerton and Mr Robert King Justices of the Quorum, Mr James Dasheete, Mr Roger Woolfred, Mr Thomas Newball, Mr James Round, Mr Samuel Hopkins, Mr Edmund Howard, Mr Stephen Luffe, and Mr Thomas Jones Justices, Capt: David Browne, Mr William Brewerton, Mr James Round and Mr Edwd Howard Coroners, Capt: William Whittington Sheriffe and Mr Edmund Beauchamp Clarke.

That for regulating the Affaires of the Militia in Dorchester County

M' Henry Tripp Major of the horse in the roome of M' Thomas Tayler, M' Thomas Enolds Captain of a foote Company in the place of Capt: Tripp, M' John Muket Capt: of a foote Company in the roome of M' Anthony Dawson.

That for regulating the Affairs Civill in Dorchester County

Major Henry Tripp, Doctor John Brooke, Mr Charles Hutchins, Mr John Woodward Justices of the Quorum, Mr Henry Hooper, Mr John Rudsen, Mr Jacob Lokeman, Justices, Mr John Woodward Coroner, Mr Edward Pindar Sheriffe and Mr Tho: Pattison Clarke.

That for regulating the Affairs of the Militia in Cecill County

Mr Charles James Capt: of a troope of horse to be raised there—Mr William Peace Capt: of a foote Company Mr Ebenezer Blackistone Capt: of a foote Company in Worten and South Sassafras hundred

That for regulating the affairs civill in Cecill County

P. R. O.

Collo: St Ledger Codd, Mr William Dare, Mr Edward Jones, Mr Casparus Harman Justices of the Quorum, Mr George Warner, Mr Gideon Gundry, Mr Nicholas Allum, Mr William Ward, Mr Edward Beck, Mr Mathias Vanderheyden, Mr John James Justices, Mr Edward Jones and Mr John James Coroners, Capt: William Pearce Sheriffe and Mr John Thompson Clarke.

That for regulating the affairs Civill in the Citty of S' Marys.

Mr Kenelm Cheseldyne Recorder, Mr John Llewellin Mr W<sup>m</sup> Blackistone, M<sup>r</sup> John Walsen, M<sup>r</sup> Tho: Waughop, M<sup>r</sup> Robert Mason, Aldermen Mr Elias Beech, Mr Henry Denton, M<sup>r</sup> Thomas Beale, M<sup>r</sup> Joseph Sumpte, M<sup>r</sup> Charles Evans, M<sup>r</sup> Edward Greenhalgh, M<sup>r</sup> W<sup>m</sup> Aysquith and M<sup>r</sup> Philip Clark Common Councillmen: M<sup>r</sup> W<sup>m</sup> Taylarde Clarke.

All which respective Commanders or Officers military as aforesaid in this Province are hereby fully authorized and impowered by the authority aforesd to list train and exercise in their respective divisions their said respective Companys in the art of warr or military discipline as have been formerly accustomed in this Province or as by law they ought to doe, together with full power to suppress all homebred insurrections or foreigne invasions against their Majesties Crowne and Dignity and the safety and welfare of the Inhabitants. Who are likewise hereby authorized and impowerd to commissionate their respective under Officers proper and necessary to their respective Companys and Divisions—As alsoe all the respective civill Officers in this Ordinance mentioned that is to say all Comissioners, Justices of the peace, Coroners Sheriffes and Clerkes in and for their respective Countys in kind by this present Ordinance already mentioned are hereby fully authorized and impowered to execute their respective authorityes and trust hereby confirmed given and granted as have been formerly accustomed by such Officers aforesaid, or as such Officers ought or are bound to doe by the lawes of England or the lawes of this Province, The Justices Comissioners and Clerke in the said respective Countys hereby appointed being to be summoned by the Sheriffs of the said respective Countys to the next ensueing County Court there to be sworne in open Court according to former custom the name stile and title of King William and Queen Mary onely used instead of the Lord Baltemore.

P. R. O. And Whereas it is thought convenient for the encouragement of trade and dispatch of shipping that naval Officers be appointed in convenient districts in this Province Be it Ordained & enacted by this present Generall Assembly and the authority of the same that Capt: Samuel Bourne be and is hereby appointed naval Officer for Patuxent river and the bay and Capt: John Coode for Potomack River and Mr Robert King for Somersett County in this Province to have and to hold the said respective Offices as aforesaid Who are to perform the respective trusts belonging to the said Offices as such navall Officers have formerly done or by law ought to doe.

And that there may be noe obstructions in proceedings about the Probat of Wills and the affairs of Adm'con Be it Ordained and enacted by the authority aforesd that the respective Commissioners and Officers aforesaid in their respective County Courts be and are hereby empowered and authorized to take the Probat of Wills and grant letters of Administration with good security according to law, and to keep a true & perfect record of the same among the Records of the respective County Courts aforesaid—And as to other matters actions or process in the said Courts undetermined they are to be continued and proceeded upon according to their first comencement and original process at the next Court according to Act of Assembly And that noe in such proceedings shall be sufficient to reverse any Judgement in either provil or County Courts nor shall there be any advantage taken thereby to the prejudice or detriment of any person whatsoever anything in this present Ordinance or any other law to the Contrary in anywise notwithstanding

And Be it likewise ordained constituted & enacted by the authority aforesaid that the provinciall Court of this Province and all other matters, actions or process therein are to be and continue in the same state manner and condition according to their respective natures as formerly left upon the Records of the said Court as they last adjourned or as they now stand soe to be and continue as aforesaid untill their Majesties further pleasure be knowne in relation to this Province, and the books records and papers of the said Provinciall Court or belonging to the respective publick Offices att St Marys be and are hereby committed to the care Custody and charge of Mr John Llewellin who is to look after and preserve the same to the best of his ability, for which he is to keep a man there at the publick charge of this Province which shall be allowed

in the publick leavy.

And Be it likewise ordained constituted and enacted by the authority aforesaid, that the temporary laws of this Province be and are hereby continued and in force according to their respective natures & date, and as by law they ought as if this P. R. O.

present Generall Convention had never happened.

And be it likewise Ordained by the authority aforesd that Mr Kenelm Cheseldyn, Capt: John Coode, Mr Nehemiah Blackistone, Collo Henry Jowles, Mr Gilbert Clark, Mr John Addison and Mr John Courts or any four of them together with John Llewellin or William Taylard their Clerk be and are hereby constituted and appointed a Committee for the whole Province for the allotting, laying and assessing the publick leavy of this Province to meete and conveene at Charles Towne in Charles County on Munday the seaventh day of October next for that purpose to which end the respective Sheriffs in this Province are to bring in their lists of taxables at the time & place by this present Ordinance appointed, Provided Nevertheless and be it hereby ordained by the authority aforesaid that nothing in this present Ordinance shall be deemed accepted understood or construed to give or continue the former usuall title of the Lord Baltemore hitherto used in this Province in any publick Instrument doings or proceedings whatsoever but instead there of the names royall stile and title of King William and Queen Mary be for the future made use of and noe other. Not hereby willing and intending to judge or determine the right or title the said L<sup>d</sup> Baltemore hath or formerly had to the Proprietaryship of this Province, but that the same be left to the Royall pleasure of His Majesty.

That tenn thousand pounds of tobacco be raised and lodged in the hands of Capt: Coode, Coll: Jowles and Coll: Warren as a gratuity from this House to the souldiers late in Armes under their comand vizt four thousand pounds of Tobacco to Captain Coode, three thousand pounds of tobacco to Colonel Jowles, and thousand to Coll: Warren for the souldiers to drink their Majesties health, together alsoe with the thanks of this House for their good service, more particularly to Capt: Coode, Mr Blackistone, Col: Jowles and other the Gentlemen therein more principally concerned.

By the Assembly, Septr 4th 1689.

Passed & assented to in this House

Signed p p John Llewellin

Clk. of the Assembly.

Vera Copia.

(Endorsed)

Maryland 4 Sept 1689.

Ordinance of the Assembly for regulating Officers.

Rec<sup>d</sup> from the Earl of Shrewsbury 31. Dec<sup>r</sup> 1689.

# PROCEEDINGS AND ACTS

OF THE

# GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. Mary's, May 10-June 9, 1692.

CHARLES CALVERT, LORD BALTIMORE, *Proprietary*.

LIONEL COPLEY,

Royal Governor.

THE UPPER HOUSE OF ASSEMBLY.

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Maryland Sst

At An Assembly held at the City of St Maries and Begun U. H. J. the Tenth Day of May Anno Domini 1692 In the fourth year of the Reign of Our Sovereign Lord and Lady King William and Queen Mary of England Scotland France and Ireland Defenders of the faith &c and there Continued till the 9th Day of June following where Appeared in the Council Chamber Vizt

His Excellency Lionell Copley Esq<sup>r</sup> Cap<sup>t</sup> General & Chief Governor

The honourable

Coll Henry Jowles
Coll Nehemiah Blackiston
Coll George Robotham
Coll Nicholas Greenberry

Coll David Browne Mr Thomas Tench Captain John Addison

of their Majestys Council

John LLewellin Clerk.

Notice given to the house of Delegates and Deputies by the Freemen of the Province Elected and Chosen to Serve for them in this Present Assembly and now Conveened and mett together, That his Excellency the Governor and his Council was now ready to receive them in the Council Chamber;

They accordingly present themselves in a Body to his Excellency, who in the first place produces, And Ordered to be read to them his Commission under the great seal for the Government of this Province and then Declares himself to them in the Words following Viz<sup>t</sup>

#### Gentlemen

When the King upon your Address to him to have a Protestant Governor, had Signified his Gracious Intentions of Sending me amongst you I presume you are Sensible of the restless Endeavours of some Persons to Obstruct it. The difficulties and hazards I run through did not at all Daunt me from hastening to you; proposeing Chiefly to myself the Satisfaction of Seeing a foundation laid for a lasting Peace and happiness to you and your Posteritys, the making of wholsome Laws, and laying aside all heats and Animosities amongst you that happened of late, will go far towards it, This I know will be very Acceptable to their Majestys, who are Eminent Examples of Christian and Peaceable Tempers; Amongst the Laws that you are to make I must recommend

U. H. J. to you this Particular which is in my Instructions to witt, The raising further Supplys for the Support of the Governor for the time being and the Defraying the Necessary Charges of the Government, I conceive it will be an Advantage to the Country as well as Satisfaction to myself to know what you intend for me to Support the honour of the Post the King hath placed me in and to reduce that and also the Allowances to the Gentlemen of the Council and Assembly to a certain Fund; will be the best way that we may measure Our Expences, with what you Settle I hope you will come Short of none of Our Neighbouring Colonies in any thing of this Nature.

#### p. 569 Gentlemen

Be pleased to go and Choose your Speaker and to take care that none be Admitted to Sitt amongst you but such as shall take the Oaths and be Qualified by Law I shall Detain you no longer not Doubting your readiness therein to do every thing that may Conduce to the honour of the Crown the Safety and wellfare of your Country.

They are Dismissed and go together to Choose their Speaker

Ordered that a Copy of his Excellencys Speech be Transmitted and sent to the house, which was accordingly done and sent by M' William Taylard whom his Excelley did also

recommend to them for their Clerk.

They come and present Mr Kenelm Chiseldyne for their Speaker who (after some discourse to disable himself and render him uncapable to perform so great a Charge) is approved of and Allowed by his Excellency; He then in the name of the house prays freedom and Protection of the Persons and Attendants from Restraint &c. free liberty of Speech in their house with due reverence and Moderation and upon all Occasions free Access to his Excellency and for any Imperfections in himself desires that it may not be imputed to the house but favourably be Construed and Excused in him, Which being assured them the Oaths appointed by Act of Parliament to be taken instead of the Oaths of Allegiance and Supremacy is tendred unto them and by them Severally taken as fol Viz<sup>t</sup>

To Mr Kenelm Cheseldyne Speaker, Coll St Leiger Codd, Mr William Dare Captain John Hammond, Mr Henry Ridgley, Mr James Saunders, Mr Henry Hawkins Mr William Finney, Mr John Huet, Mr John Watson, Mr Hugh Sherwood, Mr Robert Mason Captain William Whittington Mr Francis Jenkins, Mr Dorsey Mr Edward Boothby Mr Thomas Ennalls,

Captain Philip Hoskins, Mr Samuel Wheeler, Mr Robert U. H. J. Smith, Mr Thomas Tasker, Captain John Bigger, Mr William Harris, Mr George Ashman, Captain Henry Mitchell, Major Henry Trippe Mr Thomas Staley Mr Philip Clark, Mr Hance Hanson Mr Elias King, Doctor John Brooke, Mr Edward Winn, Mr Edward Jones Mr Thomas Everdine one of the Delegates for Somerset and Mr John Edmundson for Talbot County being Quakers refuse to take the Oaths

Adjourn till to Morrow Morning 10 a Clock

# May the 11th 1692

## Mett in Council Chamber Vizt

The honourable

Coll Nehemiah Blackiston
Coll George Robotham
Coll Charles Hutchins
Coll David Browne

Mr Thomas Tench Capt John Addison Capt John Courts Mr Thomas Brooke

Was then produced and Ordered to be read the following paper or Message from his Excellency Viz<sup>t</sup>

## May the 11th 1692

Gentlemen

Being myself at present under some indisposition so that I can not be personally present with you, I have thought fitt to appoint Coll Blackiston to preside and be Speaker of your house in this Juncture & during this Sessions upon all Occasions of the like nature, wherefore you are desired to receive and Admitt him accordingly at the request of—

Gentlemen Your Servant=L Copley
To the Honble the Members of the Upper house of Assembly these

Coll Blackiston accordingly Admitted and takes the Chair; Severall Members of the house of Assembly, yesterday absent now came and tendered themselves by Order from the house to take the Oaths Viz<sup>t</sup>

Mr Edward Pinder, Mr Thomas Greenfield, Mr James Smallwood, and Mr Wm Dent who accordingly had Administred unto them, and took the said Oaths, they desire a list of the names of those Members that have taken the Oaths yesterday and now may be given them for the Cognizance of their house which was likewise done and they Dismissed

Adjourn for a hour

Mett again as before Except Captain Addison & Capt Courts, present more Coll Henry Jowles.

Adjourn for two hours

Mett again and nothing Offering from the house Adjourn till to Morrow Morning 10 a Clock U. H. J. May the 12th 1692 Mett in Council Chamber Vizt

The honourable { Coll Blackiston Coll Robotham Coll Greenbury Coll Hutchins Coll Browne | M' Tench Cap' Addison Cap' Courts M' Brooke

A Message from the house by M' Thomas Greenfield & Coll S' Leger Cood Viz'

By the house of Assembly 12th May 1692.

This house has been Moved by severall Members whose Consciences will not permitt them to Comply with the form of the Oaths of Allegiance and Abhorrence; as it is taken by their Majestys other Subjects, and desire to Serve their Majestys and their Countrys in the trust reposed in them

This house is very desirious to have the Assistance of all the Members of the Same in those weighty affairs now before them and also of the aforesaid Members, if any Expedient can be found out, in which case the usuall Declaration made by persons so Principled will be Satisfactory to the house, of their Loyalty to their Majestys and faithfullness to their Country, and the Advice of their Majestys honourable Council is desired in the Premisses.

Signed pr Order Henry Denton Cl of Assembly.

Another Message from the Lower house by M<sup>r</sup> William Dent, M<sup>r</sup> Robert Smith, Major Henry Tripp, and Captain William Whittington which they deliver in writing as foll: Viz<sup>t</sup>

By the house of Assembly 11th May 1692.

This house has Appointed Mr William Dent Mr Philip Clark Mr Robert Smith Major Henry Tripp, Mr Thomas Greenfield Captain William Whittington and Mr Edward Boothby to be a Committee for Examination and Inspection of the Body of the Laws of this Province and do desire that some Members

Signed pr Order Henry Denton Cl Assembly.

P. 598 Another Message by M<sup>r</sup> Thomas Tasker, and M<sup>r</sup> Henry Hawkins which they Deliver in writing and are acquainted that this Board intends to Adjourn themselves to M<sup>r</sup> Lynes house, from whence they may Expect an answer to their Severall Messages this Day received the last being as follows Viz<sup>t</sup>

of the Council may be Joined with them herein.

By the house of Assembly May the 11th 1692
This house has Ordered and Confined themselves to certain hours of Meeting Viz<sup>t</sup> To meet at 9 a Clock in the morning,

and so to Continue till four in the afternoon they have thought U. H. J. fitt to Intimate the Same to your honours desireing that you would be pleased to Signifie unto this house which will be the Convenientest times to wait upon your honours about the Business of the Country now in hand that matters may the Easier be Communicated.

Signed pr Order Henry Denton Cl of Assembly

Coll Jowles comes to the Board

Adjourn to Mr Lynes's

att Mr Lynes's house the Council met present as before

Mr Edward Winn their Majestys Attorney Generall came from the house with Major John Campbell one of the Members lately come to the house whom he desires may have the Oaths Administred to him by this Honourable Board which was accordingly done; He also delivers to the Board a Petition preferred to the house by Severall Masters of Ships and Vessels now ready to Sail if permitted Vizt

To the Honourable Gentlemen of the Lower house of Assembly

The Humble Petition of Severall Commanders of Ships

now Riding in Patuxent River.

Humbly Sheweth

That your Petitioners being now ready to set sail do understand that Captain John Brown and Captain Peregrine Brown, have their Majestys Protection from all Embargoes and Consequently do intend very Speedily to sail That their Ships being of force, and Sufficient together with your Petitioners Ships to make an indifferent good Fleet, being at least twenty sail besides the said Brown That your Petitioners lye at vast Expence both for Provisions and Mens Wages and if forced to stay till the last fleet goes, it will prove their utter Ruin, and Probably not be in a Condition to go either through want of Provisions or Men who Daily threaten (if forced to stay for the last fleet) to desert their Ships through the apprehension they have of Seasoning in the Country.

Wherefore your Petitioners humbly pray, That this honourable house (in tender Consideration of the Premisses) will be pleased to make it their request to his Excellency the Governor, that your Petitioners may be admitted to Sail along with the said Brownes whereby the many Inconveniencies that otherwise must necessarily fall upon your Petitioners their

Men and Ships may be prevented

and they will ever pray &c.

Which Petition was Subscribed as follows Vizt

U. H. J. To his Excelly Lionell Copley Esqr Capt Gent and Governor of this Province.

p. 599 May it please your Excellency

The foregoing Petition has been read in this house, who are generally Sensible that the greatest part thereof is true and the Motives therein laid down very Pressing and therefore do humbly pray your Excellency on their Behalfs to give such grant to the same as in your wisdom you shall see Convenient

Signed pr Order Henry Denton Cl Assembly.

Upon reading and due Consideration had of the foregoing Petition and the Vote of the house thereon it was here Considered that most or Several of the said Ships had already

lain a very Considerable time in the Country.

That time of the year is now Approaching very fattall to Shipping and their Men in danger of Seasoning, whereby their Voyages may be overthrown to the great Damage of the Merchant the Dimunition of their Majestys Revenues and loss of the Shipping. That provisions is now very Extraordinary Scarce and hardly to be got upon any terms in the Country and most or all of the said Ships very barely provided Some hardly Sufficient to carry them home if not permitted forthwith to sail and have a favourable Passage: That the main design of the Embargo is already Vacated Severall Ships having been permitted to depart and are gone from Virginia and the time of the Embargo Prolonged at the Arbitrary Will and Pleasure of the Men of Warr without any Orders from their Majestys known to this Government.

For these reasons and that there may be an Opportunity of Sending Intelligence to England of Occurrencies here, as also that there may not want a Supply of Necessary's next year by the return of the said Ships hither and many other Motives Inducing; It is advised and Resolved that it is highly Necessary to permitt such Ships (as are ready) to depart under the Convoy and Conduct of Peregrine and John Brownes Ships of good force and Countenance and that the same be humbly Recommended to his Excellency for his Licence to take off the said Embargo & present and Suffer the said Ships to depart

By his Excellency the Governor and Council in Assembly May the 12th 1692.

The severall Messages this Day received from the house, the first by Mr Greenfield and Mr Codd, the second by Mr Dent and M' Smith, Major Tripp & M' Whittington, and the last by Mr Tasker and Mr Hawkins, have passed the Mature and Deliberate Consideration of this Board, and in Answer U. H. J. thereunto they return Severally and in Order as followeth Viz<sup>t</sup>

- That the Board is very desirous to Concurr with the house in all things reasonable and Safe for them to do, especially should be very Glad to give that Satisfaction both to the house and the persons themselves principally Concerned (who for tenderness of Conscience cannot Comply with the Law in taking the Oaths prescribed in such formality as is required) but after all their endeavours and Strict Scrutiny thereunto cannot find out any Expedient for that purpose without open Violation of the Laws of England which is not Consistant with nor in any wise to be Admitted of according to our present Constitution, also wholly Repugnant to the very Express words of his Excellencys Commission and his directions in his Speech at the opening of this Assembly now Recommended to the Consideration of the house for their further Satisfaction p. 600 in that Point
- 2 This Board is willing and ready to Join some of their Members with some others of their house to inspect the Body of the Laws as desired, but conceive it alltogether necessary in the first place to Consider matters of greater Import weight and moment for the quiet Peace and Settlement of this Province and Necessarily leading to the making of wholesome Laws for the good Government thereof such as Recognizeing the undoubted Right and Sovereignty of their Majestys in and to this Province; This present Meeting a Legall and duely Qualified Assembly to Enact and make such Laws under such an Authority; And then an Act of Indemnity, and some measures for the Confirmation and Settling of all Matters Judicial and otherwise Since the Late Revolution as shall by this Assembly be thought fitt to be presented to his Excelly and by him to their Majestys for their Approbation and Assent, These things and Some Others recommended by his Excellency in his Speech to the Consideration of this Assembly premised and Considered; This Board as before will readily Join in Committee with the house in the Matter desired or what else-may be reasonably Offerred to them
- 3 This Board shall and will also be ready to receive any Message or Conferr with the house about the Emergent Affairs of the Province whensoever the same shall be thought Convenient or desired by the house.

Signed pt Order J LLewellin Clerk.

His Excellency comes to the Board and hath read to him the Severall foregoing Messages of the house, and the above Answer of this Board thereunto which is Approved of and is sent down to the house by M<sup>r</sup> Thomas Brooke. U. H. J. Information being given to the Board that Peregrine Brown Master of one of the Ships now ready to Sail had uttered Several Reproachfull and disrespectfull Speeches against the Government. And that both he and his Brother John Brown with Others the Masters of Ships now bound out would go away without Clearing and pay no Duty, unless they could see the Kings Possitive Orders so to do, And it Appearing that both the said Browns with Severall others the Masters afores<sup>d</sup> had in Contempt to this Government and the Authority thereof Peremporily refused to Comply with their Dutys in paying and Discharging of their Majesties Dues for the lading of their respective Ships, It was Ordered that both the said Browns being now in Town be forthwith sent for to Answer the premisses to this Board.

Being sent they both make their Appearance and are charged with their Contempt aforesaid which they deny and pray that they may be dispatched and permitted to Sail being

all Laden and ready to go.

Upon their Submission they are at present Excused from further Trouble or Charge, but are required to give Bond with Good Security for the Answering and paying as well the Duties of their said Ships, this present year as also their Arrears due for the same the last Voyage hither which they

willingly Submitt to and say they will Comply with.

The Petition Exhibited by the Severall Masters of Ships praying Leave to be cleared and permitted to Sail with the Recommendation of the house and the Opinion of this Board thereon is humbly presented to his Excellencys Consideration who approves thereof and accordingly Consents to and Orders the Clearing of the said Ships.

Adjourn till to Morrow Morning 10 a Clock

# May 13th 1692

### Mett in the Council Chamber Vizt

Acres 1911	Coll Nehemiah Blackistone Coll Henry Jowles Coll George Robotham Coll Nicholas Greenberry Coll Charles Hutchins	Coll David Browne Mr Thomas Tench Captain John Addison Captain John Courts Mr Thomas Brooke
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Upon the Report of some Mischiefs and Violence done to some Inhabitants by some strange Indians in the Upper parts of Charles County, Captain John Addison now present is desired to give the Board an Account thereof, or what he knoweth concerning the Same; which accordingly he did in writing as follows Viz<sup>t</sup>

Elizabeth Kersleys relation of her usage by some Indians U. H. J. unknown to her the said Elizabeth who was going from her father in Charles Carters house to William Watsons with her Child in her Arms, the house being half a Mile distant about midway betwixt the said Charles Carters and said Watsons, the above Indians Starting out of the Lapp of a fallen Tree where they lay hid rushed upon her, tore her Child out of her Arms, gave her three knocks upon the head flead the Skin of her head gave her eight wounds in her body Stript her naked and left her for Dead, this Relation was given to me by the above named Elizabeth on Wednesday being the 27th of April 1692

John Addison.

There was found by Captain Richard Brightwell and his Men a Mare Belonging to Richard Thompson with an Indian Arrow Shot into her heart and dead near Charles Carters house about three days after the date above which is Supposed to be done by the said Indians.

There was a Stick painted with Severall Men and Women upon it and another like an Indian Arrow Stuck in the Path near where this thing was Acted upon the above Elizabeth

Kersley.

Coll Blackistone declares that much about the time the above Mischief was done there was seen upon Clements Island a Choptico Indian named Tom; with Bow and arrows and in a Day or two after a young Mare of the said Blackistons was found there shott with an Arrow into the Kidneys whereupon he sent to the King of Chaptico and acquainted him with what was done, and plainly charged the said Indian Tom with the fact which was so home and so many pregnant Circumstances relating thereunto in a manner proving the same the Indian himself did not well know how to withstand it but after some Pausing the King and his great Men together with the said Indian himself promised to make Satisfaction, But neither the said Indian nor any other of them ever yet came to make Good the Same, and Soon after that the said Blackiston had another Mare killed, also some Sheep killed with Arrows and some taken away to the number of Seven or Eight in all, Coll Blackiston produced a paper Containing the Information of one Jeoffrey Lile a Mallota as follows Vizt

The Deposition of Jeoffrey the Mallota 1 May 1692. P. 602
That on Friday last about 3 or 4 a Clock in the afternoon
as (I was weeding of Corn) I heard a Gun go off on the South
Side of the Island upon which I saw the Cattle running to and
fro, I went to see what might the Occasion be, and coming

U. H. J. towards the sound of the Gun, I saw three Indians and went to them, and asked them what Business they had there, and they Answered me what is that to you, I told them it was to me, and then asked whether Blackistone was at home, I told them yes, and they Answered me you Lye, then I asked them what do you give an Englishman the Lye; then said I was a Servant, then they asked for the Man of the house, so I answered he was at the further end of the Island, and was a Coming and they said they did not care, and then they Laughed one upon the other, and then they asked me where the Corn was I told them I had no Corn, and they said they must have Corn, And I told them they should not, and then I asked them where they Lived, they answered that they lived in Virginia, then I went presently to the house and one of them followed me and asked again where the Corn was, and I told him he should not have a bit of Corn there so he bid me kiss his - So I took the Musquet and told him if he would not be gone I would Shoot him, and told him if he would not make haste the Bitch would tear him down, with that he went away as fast as he could to the other Indians, and then I went down to them with my Muskett and told them if they would not be gone the Man of the house would thrash them and they Answered they did not Care, all the three Indians were Naked on the Upper parts, and also Painted in a Warlike manner, and yesterday being Saturday a little before Night finding a young Mare which at last was found Dead and this Day opening of her there was found eight Shot holes in the Body of her this the Deponent is ready to Testify upon Oath as witness my hand Jeoffrey x Leils

Was also produced a Letter from Doctor Hall of Charles County Employed looking after and curing the wounds of the said Elizabeth Kersley giving an Account of her Condition which Importing also his Demands and Charge thereof and praying an Allowance from the Publick, was transmitted to the Committee of Accounts for their Inspection and Examination

Came D' John Brooke M' Edward Pindar and M' Jacob Saunders from the house together with the Clerk of that house who they desire may have Administred to him the Oaths of Allegiance and Supremacy Appointed by Act of Parliament as also the Oath of Clerk of the house Obliging him to keep the Secrets of the house and keep fair Record of their proceedings which were all accordingly Administred unto him and they Dismissed with the desire of this Board to get the leave of the house for Major James Smallwood one of their

members to come and Attend this Board in Order to dis- U. H. J.

course the Indians waiting for an Audience

Proceeds to consider of the Method and Manner of discoursing & Treating with the Emperor of Pisscattaway and other the Indians now Attending Resolved that the Emperor of Piscattoway be first Called in and made acquainted with His p. 603 Excellencys Inclination and design to renew and keep Peace and Amity with him & all Other Our Neighbouring and friend Indians according to the former Usage and Custom and practice of the Government of this Province, and that fit and Necessary Articles & Proposalls will be prepared and Drawn up for the better and more firm Establishment thereof, but first to let him know that there has been lately some Injury and Violence done and Offered to the Inhabitants by some Indians, which by the best Information We have and other pregnant Circumstances, it is Shrewdly to be Suspected to have been done by him or some other of Our Neighbouring Indians not unknown to him or his Indians and therefore it is Expected he will use his Endeavour to find out and discover the same whereby the Actors may be brought to Condign Punishment or Satisfaction made for the Same, as the Case may require after the Emperor shall have been discoursed in manner aforesaid and given Answer to such other Interrogatorys as shall be proposed unto him by the Board, then to advise him that this Board desire to Examine some other of his Indians apart by themselves concerng the Premisses, to which (it is Expected) he will Consent but whether he do or not resolved that after the said Emperor shall have done, some one or two of the Council do accompany him to some other Private Room and there Entertain him untill such time as the rest of the Indians shall be called in and Examined as afore-

A Message from the house by M<sup>r</sup> James Smallwood in writing as follows Viz<sup>t</sup>

By the house of Assembly 13th May 1692.

As to the Answer to the second Message to this house, this house say before their Honours answer thereto they had Ordered that a Bill of Recognition of his Maj<sup>tys</sup> right and Title to this Province also a Bill for relief against the Act of Limitations & also another Bill for Salving of all Errors in proceedings at Law Occasioned by the late Revolution Ordered to be brought into this house by some other Members of the said house, then the said Committee, that so the said Committee for Inspection of the Laws may Proceed upon their Charge from this house, in which the most Materiall Matters

U. H. J. in this Assembly will be Debated and dispatched, therefore they humbly desire that what Persons his Excellency intends to be assistant to the said Committee may be with Expedition sent to them it being a Business that requires most time and of greatest Difficulty otherwise the said Committee must proceed by themselves.

Signed pr Order Henry Denton Cl Assembly.

A Petition preferred by Captain Samuel Brown late Navall Officer of Patuxent District, praying to be Continued in his said Office as not having Committed any Misfeazance therein to his knowledge It was informed that his Excellency being made acquainted with the Substance of the Petition, had Ordered the Petitioner to wait upon him some other more leizure time, his Excellency holding himself more particularly Concerned in the Disposition of that Office

Coll Henry Jowles Coll Nicholas Greenberry and Captain John Addison appointed to Join with the Committee for

Inspection of the Laws.

Adjourn for half an hour Mett again present as before

Capt John Bigger & Mr Francis Watkins from the house with the following Message Vizt

p. 604 By the house of Assembly 13th May 1692.

This house in a former Message Signified to your honours that they had Appointed certain hours of meeting to the end Business might be the better Expedited hoping that your honours would have intimated to this house something of the same nature. Ordered in Council whereby a due Correspondency might be kept betwixt your Honours and this house therefore humbly require an Answer to it

Signed pt Order Henry Denton Clk Assembly.

The house being Adjourned the answer of the foregoing Message is referred till to Morrow Morning, and the Board proceeds to discourse the Indians, The Emperor accordingly called in, and is Advised that his Excellency the Governor in their Majesties names offers them the Continuance of the Peace and Amity formerly made with them and that Articles shall be drawn accordingly between them if they accept thereof

Emperor. Says they readily Embrace and kindly accept thereof.

Coun. Some Mischief lately done by Indians to the Inhabitants their Majestys Subjects, which he is required to make Discovery of by whom done and the Actors thereof delivered up to Justice.

Emperor. Denys to know any thing of it but if he can will U. H. J. willingly Discover it.

Coun. It is desired that some other of his Indians may be

discoursed and Examined apart.

Emperor. He Consents thereto.

Coun. What Strange Indians are those now among them, and wherefore Entertained by them without notice given, Contrary to the former Articles?

Emp<sup>r</sup> They are Delaware Indians in Peace and Amity with

the English and therefore Entertained by them.

He is at present Dismissed and Coll Hutchins appointed to Entertain him apart whilst other Indians are called in and Examined

The King of Mattawoman with another of his great Men

are called in

Coun. He is informed that his Excellency comes now to renew the Peace formerly made with him by this Governmt

Quer if he accepts thereof.

King. The same is most kindly accepted, he is very Antient and had much adoe to come so farr a Journey out of an Earnest desire and Inclination he had to see the Governor which he is very Glad he had now done.

Coun. Some Indians had lately Committed some outrages upon the Inhabitants, Quer. if he know any thing thereof, and

if so to discover the Actors.

King. Very desireous to make and Renew a firm and lasting League of Friendship would have all that is evill cast away, did they know who were the Persons that Committed the same would most certainly make the Discovery

Coun. Was then produced and Shewed to them a painted and Carved Stick found and taken up hard by the Place where the late Mischief was Committed. Quer. the Opinion

of the same.

King. It is the Custom of the French Cannada Indians to make use of such things and by the particular marks upon the p. 605 Stick they observe that the owner thereof had killed three

persons, and taken alive Eight more

They go to the Emperor, and King of Chaptico called in, To him is Communicated his Excellencys inclination to renew the Peace as before which also he says they Accept and embrace, but as to the Injury done by the Indians they are charged more Particularly & Possitively therewith especially that done to Coll Blackiston at Clements Island, the Arrows that were taken out of the Mare, being produced and shewed them. which they Deny all; and disown the Arrows to be theirs.

U. H. J. Mr William Blankinsteine called in to declare what he knows or hath heard Concerning the said Indians saith; that soon after the Indian mischiefs was done the Indians that was then before seen upon the Island and Suspected to be the Actors thereof went away. but that when Coll Blackiston sent for the King and some of his great Men the said Indian did then own the fact, and both he and the King promised to make Satisfaction

King. The Indian lying under that Suspicion rather than make any further Difference, they did offer to make Satisfaction.

Coun. They are Advised to be ingenious and declare the Truth, if any of them were Guilty they ought to make Satisfaction, if any English should do them any injury they should be righted, and such proceedings is the best and only way to establish a firm Peace among them.

King. It is Suspected that they are guilty of all the mischief that is done; if so they are wronged, for that since the first time when the Mare was killed, and they appeared before

Coll Blackiston they have not been upon the Island.

Coun. It is but Just and reasonable to charge them with the whole if any one part be made appear against them; and if they will Boggle and not Confess the truth at Such a time as this what Confidence can be put in them in making Peace with them

King. They know nothing of the Matter, and declare themselves very much troubled at it

Coun. Advised that they go by themselves and Consider

better of the Matter.

The Emperor sent in to know whether he might be Admitted to come and make his present to his Excellency and be thereupon dismissed having left but very few Indians behind him at the Fort to look after and keep the Same and therefore of necessity he must make haste back.

Answer Sent by Major Smallwood that if he be in such hast and will not stay till to Morrow Morning about 10 a Clock for preparing the Articles to be Concluded on he must take his Course, and keep his present, for his Excellency will not accept thereof neither hath he any for them upon that Ac-

count

Major Smallwood returns and acquaints the Board that he had Communicated the foregoing answer to the Emperor who presently called together his great men and Consulted therein the matter, they shewed themselves much Concerned and troubled that the Emperor had pusht it on so farr as to give the Governor the least Occasion of Offence but the Emperor

Alledged that he had been the more pressing for a Dispatch U. H. J. for that he had perceived that his Excellency had for some few days layn under some Indisposition of Body not to be spoke with and he did not know but to Morrow he might be worse, p. 606 and therefore and for the reasons aforesaid he had been the more Solicitous for their dispatch to night; However it was Resolved and Concluded on between them that they would wait the time appointed to attend his Excellency.

The King of Chaptico with his Indians desire Admittance

which was Ordered

King. It is Suspected by the English that some of his Indians did kill the Mare and doe other the Spoils and Mischiefs upon the Island, which they deny alledging that those Arrows produced are not like the Arrows used by the Chaptico Indians (most Nations having a peculiar sort to themselves) that a Servant Boy belonging to Coll Blackiston did tell the Indians that he had killed a Mare, and desired one of them to make him some Arrows, with such like Shifting and fivolous Excuses

Coun. It plainly appears that the Mischiefs is done and by what Evidence has been produced and all Circumstances Concurring to be by some of these Indians therefore they are further pressed to an Ingenious Confession of the Truth and Satisfaction making for the Same, which will create in us a greater Confidence of them and give them the more Credit in the Peace now Designed.

King and Indians. at last Confess the fact, are Sorry for

the same and promise never to do the like.

Coun. What Indians were those three that appeared last

and did the Mischief upon the Island

Indians. They cannot say any thing to that Matter, but desire his Excellency to urge it no further upon them, being willing to make Satisfaction for which they are Ordered to do to Coll Blackiston; and to morrow the Articles of Peace will

be prepared ready for them.

Considering the present Sitting of the Assembly and being uncertain how long the same may Continue, It is advised and by his Excellency Ordered that the Provincial Court appointed to be holden the first Tuesday in June next be further Adjourned to the first Tuesday in July following, and that all Writts precepts and Process returnable the first in June do Continue and be returned the said first Tuesday in July and that Writt of Adjournment accordingly issue.

Adjourn till to Morrow Morning 10 a Clock

## May the 14th 1692

Mett in Council Chamber present as yesterday
It being informed that Richard Hauslap late Sub: Sheriff of Ann Arundell County having by Virtue of his Office got into his hands and possession severall Books, papers Writings and Accounts relating both to the publick and particular private Mens Estates and Concerns, and had also received and Embezeled Severall Considerable Sums of both publick and private dues; It is Advised that his Excellency be humbly requested to move the Governor of Virginia (whether it is Alledged that the said Hauslap is fled) and lodged himself) for his Aid and Assistance, by his Orders and directions to his Officers Magistrates and Inhabitants of his Government, in the retrieveing, apprehending & taking of the said Hauslop so as to have him Safely delivered up and Conveyed back to this Governm<sup>t</sup> to answer & to make good the charge against

P. 607 An Answer to the Message of the house yesterday by Captain Bigger and Mr Watkins carried by Mr Tench as follows Viz<sup>t</sup>

> By his Excellency the Governor & Council in Assembly 14th May 1692

In answer to the Message received yesterday from the house by Captain Bigger and Mr Watkins this Board have appointed to sitt from ten of the Clock in the morning to four in the afternoon, between such hours the house may direct any Message or Apply to this Board for Conference upon any Occasion and the same will be readily received and Consented to: This Board have also appointed the honourable Coll Jowles Coll Nicholas Greenberry and Mr John Addison to Join in Committee with the Members of the house of Assembly for Inspecting the Body of the Laws of this Province

Signed pr Order John LLewellin Cl.

Abel Brown Gent, late high Sheriff of Ann Arundell County Petitions to be Continued in his said Office in Consideration that he hath well Behaved himself in the Same and Expended great part of his Estate for the Satisfaction and Discharging of the Publick dues, which by the late distraction of that County and the Disaffection of the Inhabitants to the Government under the late Revolution till the present Settlement he could not without Extraordinary rigorous and unusuall Methods Collect or get in.

It being Alledged here to the Board that the Petitioner himself had declared himself desirous and willing to lay down and relinquish the Sheriffs Place, and did not particular recom- U. H. J. mend M<sup>r</sup> Benjamin Scrivener the person now since made Choice off to the Commissioners of the County Court, to Succeed him in that Office upon which his Excellency had preferred the said Scriven<sup>r</sup> to the Same, He doth not think fitt to revoke his Commission but recommends to the said Scrivenor the Collecting of the said Browns Parcells and Arrears and what other necessary Assistance he can afford him towards his relief; upon such reasonable and modest terms as Conveniently he can; Whereof M<sup>r</sup> Tench is desired to Advise both the said present Sheriffs and the Petitioner also for their better Information.

Hugh Eggleston late Clerk of the County of Dorchester appointed by the Commissioners, and since his Excellencys Arrivall removed and another put in his room; Petitions to be again restored to that Office, Alledging for reason, that he had well and Submissively behaved himself to their Majestys Government & never known or Suspected to be any ways tainted or ill affected to the same, and for what reason turned out he knew not, the said Petition Subscribed with the names of Charles Hutchins Edward Pinder Thomas Ennalls Henry Hooper Thomas Hicks & William Mishen Magistrates and Inhabitants of the said County.

The Consideration thereof referred untill such time as his Excellency shall have discoursed and Consulted the Gentle-

men of the Assembly Representatives of that County.

Mr John Edmundson of Talbot County Complaining against Samuel Withers Gent. Sheriff of the said County for not Complying with the Publick paymrs prays the Assignment of his p. 608 Bond in order to prosecute the Same at Law for Satisfaction

of his Damages thereby Sustained

The Consideration thereof referred till Monday Morning Thomas Richardson of Baltimore County Gent, formerly Deputy Surveyor of the said County Petition to be Continued therein if the same shall be held fitt to be practiced, or otherwise that he may be permitted to lay out and Resurvey for the Inhabitants what Lands are already Surveyed, at request of the People to avoid future disputes, and to ascertain their particular Bounds and further that such Certificates as he hath already in his Custody of Land by him formerly laid out and (for want of the Office being open) by him detained may be now admitted to be received and Entered upon Record. Referred the Consideration thereof to another time

Came the Speaker of the house and prayed his Excellencys Order for the Issuing out of Writts of Election of Burgesses to Serve in the room of M<sup>r</sup> John Edmundson of Talbot U. H. J. County, Mr Everdine, Mr Godwin, and Mr Huett of Somerset County, Mr Warner and Coll. Codd of Cecil County disabled and Expelled the house which was granted

> Adjourn for half an hour Mett again as before

The Speaker of the house came again and prayed Order for Election of Another Burgess in the room of M<sup>t</sup> William Dare of Cecil County who was also disabled & Expelled the house, Ordered that Writts accordingly Issue for new Elections as desired

Taken into Consideration what presents to make to the Indians upon Ratifying and Signing the Articles of Peace now

ready to be tendered them Conclude as follows Vizt

To the Emperor of Pisscattaway six Coats Six Shirts, Six pair of Stockings and Six Bottles of Rum for him and his great Men.

To the King of Mattawoman, and of Chaptico, each of them three Coats three Shirts three pair of Stockins and three

Bottles of Rum.

The Emperor and his great Men called in and the Articles of Peace read to them as followeth Vizt

Articles of Peace and Amity Concluded and Agreed upon by and Between the honourable Lyonell Copley Esq Captain Generall and Governor in Chief in and over this their Majestys Province and Territory of Maryland and Othotomaquah Emperor of Pisscattaway this 14th Day of May in the year of

Our Lord 1692.

Imp<sup>18</sup> It is Agreed upon that from this Day forward there be an Inviolable peace and Amity Between their Sacred Majesties King William and Queen Mary and their Subjects the Inhabitants of this Province and Virginia, and the Emperor of Piscattaway upon the Articles hereafter in this Treaty to be agreed upon to the Worlds End, to Endure and all former Acts of hostility and Damages whatsoever by either party Sustained to be buried in perpetual Oblivion.

2dly: That if any Indian Subject to the said Emperor shall hereafter chance to kill an English Man, the said Emperor shall be obliged to deliver the said Indians up to the Governor

of this Province a Prisoner.

3dly. Forasmuch as the English cannot easily Distinguish one Indian from another that no Indian shall come into any p. 609 English Plantation painted; and that all the Indians shall be bound to call aloud, before they come within three hundred Paces of any English Mans clear Ground, and lay down their Arms whether Gun bows or Arrows or other weapon for any

English Man that shall appear upon his call to take up and in U. H. J. case that no one appear, that he shall there leave his said Arms; if he comes nearer, and that afterwards he shall by calling aloud Endeavour to give notice to the English of his

nearer approach.

And if any English Man shall kill an Indian that shall come unpainted and give Notice and deliver up his Arms as aforesaid he shall dye for it; as well as an Indian that kills an Indian; and in case the Indians and English meet accidentally in the woods every Indian shall be bound immediately to throw down his Arms upon Call; and in Case an Indian so meeting an English Man; shall refuse to throw down his Arms upon call; he shall be deemed as an Enimy.

4thly. The Priviledge of Crabbing, fowling, Hunting and

fishing shall be preserved to the Indians inviolably.

5thly That every Indian that killeth or Stealeth a Hogg Calf or other Beast or any other Goods, shall undergo the same Punishment that an English Man doth for the same Offence.

6thly. In case any Servants or Slaves run away from their masters and come to any of the Indian Towns within the Territories of the said Ochotomoquah and his Subjects they shall be bound to apprehend the said fugitives, and bring them to the next English Plantation to be Conveyed to their Masters; and in Case any Indian aforesaid shall Convey or Assist any such fugitive in their flight out of this Province; that he shall make the respective Master or Mistress of such Servant or Slave such Satisfaction as an English Man ought to do in the like Case.

7thly. That the said Emperor shall not make any new Peace with our Enemys nor shall make any Warr without the Consent of the Governor of this Province for the time being.

8thly In Case the said Ochotomoguah or any Indian Subject to him shall kill any Indians or any other in Peace and Amity with their said Majestys it shall be Esteemed as great

an Offence as killing an Englishman.

9thly. That neither the said Emperor nor any of the said Indians under his Subjection do at any time hereafter, keep harbour or entertain among them or within their Fort any foreign or strange Indians or know or discover any such to appear or come into this Province without giving timely and all possible Speedy Notice thereof to his Excellency the Governor or some magistrate or other Officer or person of note; by whom the same may be Communicated with all Expedition to the said Governor or Governors of this Province for the time being for his Advice & directions therein.

U. H. J. 10thly. That as a further Testimony of their League Peace and friendship with their Majestys and as they Expect Protection from them and this Government here, there be yearly paid by the said Emperor as a Tribute to their said Majestys an Indian Bow and two Arrows to be delivered to his Excellency the Governor or the Governor for the time being, at his Residence wheresoever the same shall happen to be on the first Tuesday in April in every year Successively.

In Confirmation of the Premisses his Excellency the Govp. 610 ernor and likewise the Emperor aforesaid have Mutually Signed Sealed and Delivered these present Articles in the presence of their Majestys Council and the Great Men of the said Emperor then present the day and year first before men-Ochotomoquah X Emperor tioned

# L: Copley (Seal)

The foregoing Articles being distinctly read, and Explained to the Emperor he is made acquainted that these are the terms upon which his Excellency thinks fitt to Conclude the Peace with him, and shall be inviolably kept on the part of the English, as it is Expected will be also on their part.

He Declares himself Satisfied therewith and engages for the strict observeing and keeping all and every the said Articles.

He is Sorry that it happens to be so poor with them at present as it is having none but few Raccoon Skins, and such like to present his Excellency with at this time, but prays his Excellency to accept thereof as a token of their love and friendship.

Coun Quer. How long these Strange Indians now among

them design to Stay with them

Empr Two of them intends to tarry the year out, and for

the rest he knows not how Long.

Coun It is doubted that they are not certain whether they are Sineques or not, or what Indians they may be, and therefore they are desired to detain and keep them among them about Eight Days Longer by which time his Excellency will provide and Send to them a Person that understands the Language of those Indians to enquire and Discover what they are, and their Business in these parts.

Coun It is Expected and required that the Emperor will use his endeavour to find out and discover these Indians that Committed the late Violence upon the Woman in Charles County as aforesaid and to Communicate the Same to Major

Smallwood

Emp' He will endeavour to find out the same and if he

can make any Discovery will Communicate it to Major Small- U. H. J. wood as is desired.

He likewise moves his Excellency that no persons may be permitted to carry any Strange Liquors to the fort among his Indians, but that his Excellency will Please to grant him an Order to Prohibit the Same.

Gov<sup>r</sup> The same is granted and Order shall be given accordingly; If any English Man abuse the Indians or obstruct them in their liberty of Hunting, fishing or fowling, they must forthwith Apply themselves and make the same known to the next Magistrate who shall be Ordered to do them Justice.

The Articles being Mutually signed and Sealed by his Excellency and the said Emperor, were Committed to the Custody and keeping of Major Smallwood for the Indians

upon all Occasions to have recourse unto.

The present Designed for the Emperor and his great Men was accordingly delivered to him wherewith he declared himself Satisfied gave thanks for the same and took his Leave.

The King of Mattawoman by the name of Maquantack next Called in and had read to him the Articles between him p. 611 and the English the same Verbatim with the former, where with he and his great men declare themselves well Satisfied and Content give and receive their presents, the Articles Mutually Signed by the Governor and the said King and also Committed to the Custody and keeping of the said Smallwood to the End and purpose aforesaid, They are given further to understand that for every Servant or Slave runaway that they shall take up, shall be paid them for their encouragement, a Matchcoat to be awarded or Satisfied to them by the Magistrate before whom such runaway shall be Carried and to be reimbursed by the Master or owner of such Servant or Slave, They approve of the Same.

The King of Chaptico and his Indians next appear and have read to them their Articles; the same with both the former with Addition only of Eleventh Article before the Conclusion

as follows Vizt

11th It is required and the said King for himself and the Indians under him doth Covenant to make such reparation and Satisfaction to Coll Nehemiah Blakiston for an Injury by them lately done, as M<sup>r</sup> John Bean and M<sup>r</sup> William Blankenstein thereunto especially appointed; upon full hearing and Examination into the matter shall award and adjudge.

The said Articles agreed to; the presents Exchanged, and the Articles Signed on both sides and Committed into the Custody and keeping of Coll Blackiston for the Indians to

have recourse to upon Occasion.

U. H. J. Two of the Indians appearing with those of Choptico acquaint his Excellency that they with some others that formerly belonged to Patuxent to the number of ten Men; were desirious to come and live with and amongst the Choptico Indians if they may be permitted so to do; His Excellency gives Consent thereunto for which they are thankfull.

> They Complain that some English men encroach upon their Land at Choptico and do them much Spoil Coll Blackistone is desired to enquire thereinto, and to see that right and Justice be done them, as also Major Smallwood the like for the Pisscattaway Indians who Complain of the same Griev-

Adjourns till Monday Morning 10 of the Clock

# May the 16th 1692 Mett in the Council Chamber Present as on Saturday last

Stephen Sumter of Calvert County being Charged by Coll Jowles for offering abusive and affronting Language to him, and bound to answer the same this Assembly, having attended a long time upon charge prays a hearing pretending Ignorance of the Crime, but if he be guilty of any such thing declares himself sorry and Penitent for the same as by his Petition was sett forth; He is called and upon his Humble Submission craving pardon of his honour Coll Jowles for his folly; which was by the said Jowles Accepted off, the said Sumter is discharged from further Attendance at this time being Advised and promising to beware of Committing the like again.

Mr Boothby and Captain Whittington from the house came to acquaint this Board that the Committee appointed to inspect the Laws of the Province were now sent out, they desire that p. 612 such of this honourable Board as are to Join with them would please to give them a Meeting, the place appointed by the house being the room over the Court house as most proper for their Business where the house may more readily send such orders to them as they shall think fitt, and they also upon Occasion Apply themselves to the house.

The Board will give directions therein.

The Board having received information that it is reported and rumoured by Severall the Servants and Passingers of the Ship Ann of Newcastle whereof Charles Partis was Master outward Bound, and that it is to be much Suspected that the said Partis by reason of the Insolent Behaviour of the Ships Company taking from him his Command their Confining him to

his Cabbin, and depriving him of his Common Necessarys for U. H. J. his Support of Succour and Refreshment on Board in time of his Sickness, Came to an untimely and unnatural end.

Ordered that the same be Strictly and Diligently enquired after by all Magistrates or others living with or near such Passingers by whom the Truth thereof may be the Better known and discovered and Justice done therein

Adjourn till to Morrow Morning 10 a Clock

## 17th May 1692

Mett in the Council Chamber present as Yesterday Came Mr Hammond and Mr Ridgley with the following Message from the house Vizt

By the house of Assembly 17th May 1692.

This house has ordered a new Act to be made for the Continuance of the Articles of Peace now made with the Indians and do think it necessary that the said Articles should be Annexed to the Laws, they do therefore humbly desire a Copy of the said Articles may be sent to this house.

Signed pr Order Henry Denton Cl Assembly.

Thus Answered

By his Excellency the Governor & Council in Assembly. 17th May 1692.

The last Message from the house by Mr Hammond and Mr Ridgley appearing very Strange and novell to this Board they cannot but Signific their resentment thereof as a matter too much intrenching on the Prerogative of the King in whose power alone it is to make Peace or Warr, and that Consequently the Peace lately Concluded by his representative the Governor with the Advice and Consent of his Council is altogether Sufficient of its Self without the help of an Act or Law to Confirm the same; And therefore hope it will be no further urged; this Board being desireous rather to impute it to the mistake then design of the house in moving the same, and if the house desire to peruse the Articles made for their information they may at request have Copies thereof Sent them.

Signed pr Order John LLewellin Cl.

Sent to the house by Captain Addison and Mr Tench, they return back with the Same giving the Board to understand that the house was Adjourned

Adjourn till to Morrow Morning 10 a Clock

Present as before Yesterday Except Coll Jowles Coll Greenberry and Captain Addison gone to the Committee of Laws.

The foregoing Message designed for the house yesterday

is now Sent down by Coll. Brown and Mr Tench.

Produced and read a Letter from the Governor and Council of New York Vizt

May it please your Excellency

This comes to Congratulate your safe arrivall and happy Accession to the Government of Maryland, We are heartily glad of so good a Neighbour as you are Characterised to be, by all the Gentlemen of your acquaintance in this Province; We pray you to be so kind as to Maintain a frequent Correspondence with us by all Occasions, you may be Sufficiently informed by the President Mr Blackiston, and the Several Books & papers Sent from this Place; what proposals have been made with your Colony and the rest of Our Neighbours towards the Defence of Albany, which is the Frontier Garrison of all the English Plantations on the main of America, which if lost we must Lose Our Indians, the ill Consequences whereof will be equally shared amongst us all, and do make thinking men to Dread, the loose Estate and Condition of Government amongst Our Neighbours hath retarded their Motion towards our aid to reinforce that Post so that the whole Burthen hath layn upon this Poor Province, which indeed is intollerable, Our Indians have been very unsteady, and now we are forced to a great Charge of presents to preserve them in Amity; Our Neighbours in Virginia did send us Bills for above one hundred pounds to be given to the Indians; to tye the knot of friendship on their behalf, and this is all that we have yet received from any of Our Neighbours of any Sort of Assistance, tho this Government, since Governor Slaughters Arrivall, are to above Seven hundred pounds Charge in presents, beside the great Expence in Maintaining that Garrison, We have had 300 Fuseliers all this Winter at Albany in pay, who are to be discharged in May next, by the Blessing of God it is still preserved, but in such fainting and Languishing Condition that all the Inhabitants are ready to retire to the Sea side, Trade being Extinguished and daily Alarms from the Enemies, We have been forced to make an Order and Proclamation to prohibit any manner of Persons able to bear Arms to withdraw from thence without a Pass, which the Enemy would rejoice to hear of, the City of Albany and Plantations next the River have been lately much Damnified by a flood of Rain; so that now were We obliged to Supply them with Bread, We

have already and now again we are Resolved in all humility U. H. J. to represent Our Condition to their Sacred Majestys also with relation to Our Neighbours on behalf of that Garrison, and be your endeavours in like manner We have received fresh hope of Assistance from your Colony by your happy Arrivall to Settle Government there, therefore reckon it our Duty in time to acquaint you therewith, to give your Excellency the Opportunity of Exerting the Powers their Majties have Confirmed upon you, in a Service which so much concerns the honour of the Crown as well as the Safety of your Colony and other your Neighbours which We believe you will willingly embrace, Our Assembly are now raising 200 fusiliers to reinforce that Garrison and there will be 300 more wanting; We pray for your Speedy Answer and to hasten your Aid and Assistance. p. 614 We have again applyed to the rest of Our Neighbours but expect little at present from New England, having no Advice as yet of Sr William Phipps Arrivall, from Virginia and your Collony are Our greatest hopes; We wish your Excellency a long and happy Government under their Majestys and Subscribe

Your Excellencies reall friends & Servants.

Richard Ingolesby T: Dudley.

S: Courtland W<sup>m</sup> Smith

H. Mininets Wincoll

Fred: Philips. Cr Brook John Lawrence

Postcript Vizt

We have been at the charge of £700 in Presents to the Indians

Fort W<sup>m</sup> Henry the 25th | 2500 for the Fusiliers at Albany of April 1692. 1200 for the Expedition to Canade

## 4400

Besides many Incidents of that Garrison which cannot easily be brought into heads

Directed as follows Vizt

To his Excellency Col Copley Captain General and Governor in Chief of their Majestys Territory of Maryland.

Mr Watson from the Lower house came and brought back to this Board the Message last sent them pr Coll Brown and Mr Tench from hence concerning Articles of Peace made with the Indians; without any Answer thereupon, by word of mouth from the Speaker desiring their honours not to proceed

Which seeming some what strange and unusuall Resolved that a Message be sent them desiring a Conference Viz<sup>t</sup>

U. H. J. May the 18th 1692 By his Excelly the Governor and Council

in Assembly

This Board desire a Conference with the house of Assembly and desire their Company here at the Council Chamber forthwith.

Signed pr Order John LLewellin Cl.

Sent by Coll: Robotham and Captain Courts. They return from the house having delivered their Message; Coll Jowles Coll Greenberry, Captain Addison sent for from the Committee; accordingly they Enter to the Board.

A Message by Captain Hammond and Mr Watson as follow

Vizt

By the house of Assembly May the 18th 1692.

This house is ready to wait on your honours to Join in Conference according to the desire of the last Message sent, But first are willing to know the Subject Matter upon which the said Conference is desired.

Signed pr Order Henry Denton Cl Assembly

Endorsed and sent back by Coll Hutchins & Mr Brook as follows Viz<sup>t</sup>

By his Excellency the Gov<sup>t</sup> & Council in Assembly 18th May 1692.

At the Conference the Subject Matter will be declared Signed p<sup>r</sup> Order John LLewellin Cl.

p. 615 Coll Hutchins and Mr Brook having delivered their Message to the house returns to the Board.

Came the Speaker and the Members of the house to attend

this Board.

His Excellency acquaints them that for the better dispatch of Business and more right and full understanding of each other he had desired this Conference; not well knowing or rightly apprehending their Meaning in the two last Messages sent from the house desiring the Articles of Peace to be annexed to the Law to be made to Confirm the same and then

desiring this Board not to proceed thereupon.

Their Message concerning their Articles of Peace being read they say it was a Mistake of their Clerk in drawing the same well enough knowing the power of Peace and Warr to be the Kings Absolute Prerogative, and they did in no wise Intend to dispute the same, but to the end the Peace now made might be the more Publick, and that the People of the Province for want of knowledge thereof might not be Subject to a Breach of the same, they desired that Copys of the said

Articles might be sent up with the Law passed this Sessions U. H. J. to the severall Counties to be published together with the said Laws; and further as to the Verball Message delivered by Mr Watson desiring their honours not to proceed upon it, that also was Mistaken by the said Watson and no wise designed by the house to be delivered here, but upon receipt of the last Message from hence it was resolved in the house that whereas they were preparing a Law Concerning the said Articles, they should proceed no further upon it and so mistaken by the said Watson for a Message by him to be delivered to this Board, which they desire may not be taken to be the sense of the house but may be razed out of the Journall

His Excellency gives them to understand that he had stayed a Ship now ready to Sail, on purpose to write by her to England, to give his Majesty an Account of affairs here, and amongst other things is willing to give an Account of what progress this Assembly has made towards the present Settlement and therefore moves the house, to the Dispatching those Preliminaries most necessary to be Considered Vizt the Act of Recognition, and a Bill of generall Indemnity and such like.

They say they will proceed to the dispatch of those two Bills and will have them ready to present to this Board to Morrow Morning.

Adjourn for an hour.

Mett again present as before.

Mr William Dent, Mr Henry Tripp, and Captain William Whittington from the house with an Address drawn up to their Majestys to be signed by the members of the house, they present the same to this Board, together with the following Message Vizt

By the house of Assembly 18th May 1692. This house do humbly desire the Concurrence of your honours to this Address in Order to be sent to their Majestys. Signed pt Order Henry Denton Cl Assembly.

The Address is as followes Vizt

To their Sacred Majesties William and Mary by the Grace of God King and Queen of England Scotland France and Ireland Defenders of the faith &c.

The humble Address of your Majesties Council and the rest p. 616 of your most Loyall Subjects the Inhabitants and freemen of your Majesties Province of Maryland their Representatives in a General Assembly met together.

Gracious and Dread Sovereigns

The due sense and acknowledgments of those great Blessings it hath pleased God to bestow on us in Redeeming us U. H. J. from Arbitrary Will and pleasure of a Tirrannicall Popish Government under which we have so long Groaned Leads us to render and pay unto your Majestys (as the only Instruments and Authors under God thereof) the Just Tribute of Our humble and hearty thanks for the same, more especially for that your Majesties have Graciously Vouchsafed to incline your Sacred Ears to the hearing and granting Our humble Petitions and former Addresses to your Majesties by taking and receiving us into your Immediate care and Protection, and to that End Sending amongst us a Protestant Governor, of whose Loyall Candour and Integrity as your Majesties have had good Experience, so that small time he has been amongst us, gives us that assurance as most humbly and Sincerely to bless and praise Almighty God, and give your Majesties Our Cordiall thanks therefore, rendering us thereby true Englishmen and good Subjects immediately to the Crown of England, and you our Lawfull and Liege Sovereigns the right full and undoubted Possessors thereof.

The great God of heaven that of his great Mercy have placed you on the throne and so miraculously preserved you therein (notwithstanding the fatigues and malice of your Enimies,) still prosper Conduct and guide your Majestys throughout the whole Course of your Lives and in all your Glorious Enterprizes and undertakings Succeed you, is and shall be the constant fervent and incessant prayers of your Majestys most thankfull Dutifull and Obedient Loyall Subjects

and Servants.

Signed by the Members of this Board, and Signified to the house in the following Message Vizt

By his Excellency the Governor and Council in Assembly, 18th May 1692.

This Board readily concurr with the Message of the house last sent hither by Mr Dent, Major Tripp and Mr Whittington in Addressing their Majestys as desired

Signed pr Order John LLewellin Cl.

Mr Hammond and Mr Dorsey with severall Bills from the house Vizt an Act for the preservation of the severall Harbours within this Province thus Endorsed Viz' Passed first reading

An Act for prohibiting foreign Ingrossers, Endorsed Vizt

read and passed the first reading without Alteration.

An Act for the Publication of all Laws within this Province Endorsed Vizt Passed the first reading without Alteration. Came from the house Mr Hammond, Mr Hoskins, Mr EnAn Act taking away Errors in Proceedings and for relief against the Act of Limitations Indorsed Vizt Read and

passed the first reading.

An Act of Recognition of their Sacred Majestys right and p. 617

Title to the Province of Maryland Endorsed Viz<sup>t</sup> Read and

passed the first reading

Doctor John Brooke being sent for makes his appearance and being desired to give his Opinion of Mr Ecclestone late Clerk of Dorchester County who hath Petitioned this Board to be restored.

He saith that he well knoweth the said Ecclestone to be every way fitly Qualified for the Place, and will give great Satisfaction to the County, as formerly he hath done, that true it is that some Information was given against him by a Scandalous Profligate person who is since runnaway, that the Commissioners of the County upon Examination thereof could not find any thing Substantial or Material against the said Ecclestone, whereupon and for that it is also informed that the present Clerk Mr Benjamin Hunt keeps an Ordinary; His Excellency is pleased to restore and appoint the said Ecclestone Clerk of Dorchester.

Coll Nicholas Greenberry of their Majestys Council, and Doctor John Brook of the house of Assembly take the Oaths of Allegiance &c. also the Oath of Justice of the Provincial Court.

Proceed to read the forementioned Severall Bills brought

from the house Vizt

An Act for preservation of the severall harbours &c. read and voted two readings to Morrow.

An Act for prohibiting Foreign Engrossers, Ordered to be referred till to Morrow

An Act for Publication of all the Laws &c. Read here and Set aside as useless

An Act for Recognition; read and voted 2<sup>d</sup> & 3<sup>d</sup> reading

An Act for taking away Errors &c. read & Voted 2 readings more to Morrow

Adjourn till to Morrow Morning 10 a Clock

## May the 19th 1692 Met in Council Chamber

The honble { Coll Charles Hutchins | Coll David Brown Coll Charles Hutchins | Coll Charles Hutchins |

Captain Hoskins and Mr Wheeler from the house brought the following Bills Vt

An Act for the Service of Almighty God, and the Establishment of the Protestant Religion in this Province thus Endorsed Vizt Read and passed the first reading

Read here the 2d time the Act of Recognition &c.

Read here the 2d time the Act for taking away Errors in Proceedings &c. which last Bill was remitted to the house by Coll Hutchins and Captain Courts with this following Message in writing Vizt

By his Excellency the Governor and Council in Assembly. May the 19th 1692.

The Bill for taking away Errors in proceedings &c. and for relief against the Act for Limitations hath been twice read and approved off by the Board as very Necessary to be Passed into an Act but they are also of an Opinion that it ought to take place from the Begining of the Revolution which was in the Month of August Anno 1689.

Signed pr Order John LLewellin Cl.

Mr Mason and Major Smallwood from the house brought with them the following Bills Vizt

An Act Prohibiting the Exportation or Sale of their Majestys Ordinances &c., thus Endorsed Vizt Read and passed the house.

They desire that if any Bills had passed this Board their

honours would please to remitt them to the house.

The Act prohibiting the Transportation or Sale of their Majestys Ordinances &c. Read the first time and referred to further Consideration

Read the 2d time the Act for preservation of the several

Harbours within this Province.

Mr Tasker and Mr Hammond from the house Came and present these following Bills Vizt

An Act Touching Indians, thus endorsed Vizt read & passed

first reading

An Act for the more speedy bringing to Tryall and Suppressing Criminals and limiting their Punishments for certain Offences when prosecuted in the County Courts, Endorsed Vizt Read & passed the first reading

An Act for Limitation of Certain Actions for avoiding Suites

at Law, Endorsed.

Read and passed the first reading

An Act against Hoggstealers and marking of Hoggs; Endorsed Vizt

Read and passed the first Reading.

Coll Robotham and Mr Brooks sent to the house to understand the meaning of the house by Endorsing their Bills as

before. Passed the first Reading. They return & Signifie U. H. J. the meaning of the house by their said Endorsment to be that upon once Reading of every Bill in the house, without they send them to their honours for their Perusall and after that Admitt them a 2<sup>d</sup> & 3<sup>d</sup> Reading before they pass them into an Act

Read the Act against Hogstealers and Marking of Hogs &c. And finding no Penalty mentioned therein, the same is Referred back to the house to know what Penalties they intend for the Breach of the Act, and to desire them to Insert the same in the Body of the said Act, for that Referrence to any former Law in that Case is not thought Sufficient, all former Laws of this Province being now of no force

Read the Act for Limitation of certain Actions &c. and the same is approved of by this Board, if the Limitation extend

but to two years as formerly.

Read the first time the Act for the more speedy bringing to Tryall and Suppressing Criminals &c. Referred to further Consideration.

Read the Act Touching Indians &c. Referred to further Consideration

Coll Brown and Captain Courts sent to the house with the following Message and the severall Bills therein mentioned Viz<sup>t</sup>

By his Excellency the Governor and Council in Assembly May the 19th 1692.

The several Bills herewith sent Viz<sup>t</sup> The Act of Recognition, the Act for preservation of the several Harbours &c. The Act prohibiting Foreign Engrossers, and the Act for Limitation of certain Actions (provided the time of Limitation may p. 619 not Exceed two years as formerly this Board Concurr with Signed p<sup>r</sup> Order John LLewellin Clk.

Adjourn for half an hour

Met again and present as before

Doctor Brook and Mr Hammond from the house with these following Bills Vizt

An Act of Recognition &c.

An Act for Limitations of Actions &c. Amended

An Act against foreign Engrossers

An Act for the Preservation of Harbours &c. All Endorsed Vizi Read and passed 2<sup>d</sup> time

Doctor Brook and Mr Ennalls from the house present these following Bills

An Act for the Inrollment of Conveyances and securing the

U. H. J. Estates of Purchasers Endorsed viz' Read and passed the first

Reading

An Act for Marking highways and making the heads of Rivers Creeks Branches or Swamps, passable for horse and foot thus Endorsed Viz' Read and passed first Reading.

Adjourn till to Morrow 10 a Clock.

May the 20th 1692 Met in the Council Chamber

His Excellency the Governor

Coll Nehemiah Blackiston
Coll George Robotham
Coll Charles Hutchins

Coll Charles Hutchins

Coll Charles Hutchins

Produced and Ordered to be read a Letter from Major Beale as follows Viz<sup>t</sup>

May the 19th 1692 Western Branch.

May it Please your Excellency

I have here sent you the news inclosed that came to me, I am Just now going up, and will be as Carefull as I can till further Order from your Honour and Council I do intend to keep out Ranging back of the Plantations till further Orders in hast I remain

To his Excellency the Cap<sup>t</sup> Gen<sup>1</sup> & Chief Governor in and over the Province of Maryland Your Excellencys Servant to Command whilst I am Ninian Beale.

Major Ninian Beale

Honoured Sr This is to acquaint you that last night about 11 or 12 a Clock Came two men from M' Ousleys to Captain Addisons to give notice that about 3 a Clock in the afternoon Mr Ousleys negro Woman going betwixt the Lower and Upper house was almost killed by two Indians and hath two wounds in her head, and a peice of Skin the breadth of a Crown peice flead off her skull, and stabed under the right Breast, which wound is thought to be Mortall and Stabbed quite through one Arm, with several other small wounds, a Cooper being at a Little Distance heard her Cry out, who with another Man with him made towards her, which frighted them away and in a Little time after Mr Ousley being out, came home with his Ranging Party and Eleven Pisscataway Indians with him, who immediately went after them & found where they had Camped near to the house The Indians say they think by the footing there is ten of them. They pursued them so hard that they dropt several things 1st pair of Mock-U. H. J. asoons, one stick like a back sword much like that you did p. 620 see at Captain Addisons; Mr Ousley returned to his house last night, but the Indians are still in pursuit, who says they doubt not to come up with them, unless they Come over Potowmack Mr Ousley and his Party is appointed by Our Indians to meet them again this Day; send the inclosed to St Maries with all speed, that the Governor and Assembly may be acquainted with it, which is all at present with due respects from Honoured Sr

At Cap' Addisons house Your humble Servant
To the Honble Major Ninian Beale James Thompson
at his house Hast for their
Majesties Service. Post hast.

The Inclosed mentioned in the foregoing was a Letter from the aforesaid James Thompson to Captain Addison Importing the same as before

Produced also a Letter from Captain Brightwell giving a short Account of the same, and desireing a Recruit of fresh men Arms and Ammunition & Provisions all which being read & Considered, It was Concluded that no effectuall Measures can be taken as yet for redress untill such time as the Board might be informed from Jacob Young the Interpreter (whom his Excellency had sent up to the Pisscattaway Fort for that Purpose) what Indians they may be Suspected to be, but that in the mean time a Letter be writt to Major Beale giving him thanks for his Advice desireing him to Continue his care in Ranging for the security of the Frontiers and making what Discoverys he can, and to take Care that Captain Brightwell and his party be Relieved and Supplyed with men and Provisions as he hath requested.

# By his Excellency the Governor and Council May 20th 1692.

Major Beale

Yours of the 19th Instant in relation to the Indians is come to hand & hath passed the Consideration of this Board, for your care therein you are Commended and herewith receive thanks with due directions also to Continue your Dilligence in Ranging for the security of the Frontiers and making what discovery you can to be upon Occasions hither Transmitted, and for that purpose you are to Supply Captain Brightwell with Men and Provisions suitable for the Charge he hath, and also pursue yourself such Methods as may be most proper and suitable to the Occasion untill such time as the Board may

U. H. J. be Advised from Jacob Young (for that purpose sent up to the Pisscattaway Fort) what Indians they are; and you shall thereupon receive further Orders and Instructions therein. Signed pr Order John LLewellin Cl.

What flints you have to spare or can procure, you are desired to send down by the Bearer or other Safe Opportunity with all Convenient Speed.

A Message from the house by M<sup>r</sup> Winn the Attorney General M<sup>r</sup> Mason, Mr. Tasker, and M<sup>r</sup> Hoskins, to deliver the severall Bills following Viz<sup>t</sup>

An Act declaring what shall be done by the Sheriffs

ex Officio.

An Act securing Merchants and others Tobaccos after they have received it.

An Act prohibiting Arrests on Sabboth Days & Days of Gen<sup>1</sup> Musters & Trainings

An Act Concerning the height of fences.

An Act against Burners of fences

All Endorsed Vizt Read and passed first reading

The Attorney General at Delivery of the said Bills read the Titles of the Same and the Message thereupon as follows Vizt

p. 621 By the house of Assembly 20th May 1692.

This house do humbly conceive that the Stile appointed to be given the Laws of this Province by your honours being Contrary to the President of all Our Neighbouring Plantations do humbly desire your honours Concurrence with this house in the Stiling of them after the Example of Virginia or Jamaica the same being approved of in England

Signed pr Order Henry Denton Cl Assembly.

To which the Attorney General by Word of Mouth also moved the Concurrence of this Board and that the Enacting part of all Laws May be thus rendered Viz¹ By the King & Queens most Excellent Majesty by and with the Advice and Consent of the General Assembly &c. which besides the reasons Mentioned in the aforesaid Message is most proper and Pertinent for that the Governor representing the Kings Person cannot without tautology be made a party to the same.

Another Message from the house delivered at the same

time as follows Vizt

By the house of Assembly May the 20th 1692.

This house humbly desires your honours would be pleased to Expedite those Bills hither, yesterday sent you, for the Clerks are now ready to go upon Engrossing the Laws.

Signd p Order Henry Denton Cl Assembly.

Then read the Act for Enrollment of Conveyances &c. as U. H. J. to the fees therein Limited this Board Except against the same, as also against the Termination thereof in three years Whereas all Laws that may be thought Convenient (unless such as are for a Temporary End & design) ought to be indefinite, especially this Act of so great moment as the Establishment and Confirmation of Our Inheritances.

Read the Act for making high ways &c. wherein it is conceived that it ought to be left to the discretion of the Justices of the County Courts, what roads and in what manner they shall think such reparations shall be made as the said Act

requires, and then the same also to be indefinite.

The Act for Limitation of certain Actions read here the second time.

The Act for taking away all Errors in proceedings read the 3<sup>d</sup> time

By his Excellency the Governor and Council in Assembly. 20th May 1692.

The severall Bills herewith sent Vizt the Act of Recognition &c. The Act for Limitation of certain Actions &c. The Act for the preservation of the Several Harbours &c. The Act for Enrollment of Conveyances &c. The Act for marking high ways &c. The Act for taking away Errors &c. have been read and Considered by the Board; whose Opinion they think fit to Signifie to the house as follows Vizt As to the Act of Recognition they Conceive it Necessary that the preamble thereof were better Excluded & the Recognizing part only taken notice of according to the Precedents and Examples of England and Our Neighbouring Collonies, that the same may appear to proceed freely from Us without any Sinister End or Condition of Covenant Inducing thereunto.

The Act against Hogstealers particularises no Penalties to be inflicted upon the Offenders for breach thereof, but referrs to former Acts, which seems to this Board to be altogether insignificant, all the Laws in Generall of this Province formerly made Being now Abolished and of no force, also for the p. 622 better and more Easy discovery of Criminalls in that and all other matters of like Import Vizt in all Cases of petty Larcenys and stealings of Provisions or other Goods; it were Convenient that the Onus Probandi lye upon the Party charged, and in whose Custody the same may be found; that in Case he or she cannot Sufficiently make appear and prove when and where and how they came by the same; It shall be a Sufficient Conviction of the Crime, and the Punishment

U. H. J. thereof to be better Considered of, and Reduced to fine, Servitude or otherwise as shall be thought fitt, more Agreeable to

the Laws of England.

In the Act for Enrollment of Conveyances &c. there is a certain fee granted to the Clerk which (as in all other Acts to be drawn) this Board desires may be Waved as a Matter wholly Vested by their Majestys in the Governor with the Advice of his Council.

The Act for marking highways &c. It is desired and thought necessary that a Clause be Added Empowering the Commissioners of every County Court to direct and appoint what roads and Paths and how and in what manner to be Ammended and repaired as they in their discretion shall think fitt; And generally the house is desired and Advised to render all their Laws indefinite as a matter particularly Recommended to his Excellency by their Majestys in their Instructions to him with these Amendments and Regulations, this Board is willing to Concurr with the house in passing the said Bills, and desire to Conferr with them Concerning these and the Rest of the Bills now before them.

Signed pr Order John LLewellin Clk

The Act Securing Merchants and others Tob<sup>a</sup> &c. An Act prohibiting Arrests on Sabboth Days &c. Act declaring what shall be done by Sheriffs Ex Officio Act Concerning the heights of fences Act against Burners of Fences

All read here first time & Voted a Second reading to Morrow.

Adjourn till to Morrow Morning 10 a Clock

May the 21st 1692 Met in the Council Chamber

Coll Nehemiah Blackistone
Coll Henry Jowles
Coll George Robotham
Coll George Robotham
Coll Charles Hutchins
Coll David Brown
Capt. John Courts.

A Message brought from the house by Mr Hammond and Mr Dorsey Viz<sup>1</sup>

By the house of Assembly 21st May 1692.

This house being ready to go upon the Debate for Settling an Allowance for the Support of Government and being willing to inform themselves of the yearly Revenue of the Impo-

sition of the 2/ p<sup>r</sup> hhd. do therefore humbly desire your U. H. J. Excell<sup>y</sup> will be pleased to permitt M<sup>r</sup> LLewellin to come down to the house for some small time and that he may bring along with him the severall Accounts by him Taken from the Navall Officers of this Province to the end they may be rightly Informed about the same.

Signed pr Order Henry Denton Cl Assembly.

Coll George Robotham and Captain Courts together with p. 623
John LLewellin Clerk of the Council Appointed and Ordered
to go to the house with what Accounts he the sd LLewellin
hath in his Custody and to shew them to the house, and also
to let them know that Care is taken for sending to Major
King Navall Officer at Pocomoke District for the rest of the
Accts in his hands, which is suddenly Expected will be here,
but they may make the best Computation it is to be Supposed
from the Book of Entries where every years accounts are
Summed up but neither from thence can they make any certain Calculation; The incomes thereof being Various and
different every year according to the number of Shipping
coming here, and the Crops of Tobacco here made.

Sent also by them the Message last Drawn up yesterday

and the severall Bills therein Mentioned.

Also the Address Signed by this Board sent to the house to

be Signed there

Produced and read a Letter from Mr Griffith Jones to the Governor Vizt

May it please your Excellency

The Account that I can give to your Excellency concerning Mr Lillingstone and the Transactions of him and his Complices at a Court held in Talbot County the third Tuesday in february last is as follows Viz' That the said M' Lillingstone Came to Court on Tuesday morning and taking an Upper room in the Court house Continued there untill Friday following, during which time he and his Associates were Drinking: That M' Finney and other Gentlemen of the Court being in Company with Mr Lillingstone It was Demanded by some of his Company by what Power or Authority they held a Court, that the Company that Mr Lillingstone had were such persons as were disaffected to the present Governm' That on Thursday Night following the Court breaking up that Evening some of Mr Lillingstone Company leaving him in the room, went down and did put their heads into the Pillory and others took their horses and rid into the Court and did carry their horses upon the Bench where the Justices did usually sit, the next

U. H. J. Day the said Mr Lillingstone and his Company Bespoke a
Dinner to be brought to the water side and a Table to be
there where they did Carrouse that Day, and the Company
would have a name of the Meeting what their Meeting should
be called by, and it was answered a Convention Mr William
Finney can give your Excellency a more larger Account, and
also the names of the Persons of that Society who is ready
when your Excellency requires; I am

Your Excellys most humble & Obedient Servant Griffith Jones.

16th May 1692

The Information of M<sup>r</sup> William Finny of Talbot County saith That in February last M<sup>r</sup> John Lillingston in Company with Michael Earle, Joseph Green, John Hinson, Thomas Smith, Joseph Lambert and severall others which the Informant cannot remember Came to Talbot County Court during their sitting and holding Court in the said month of February, and took a room in the Court house over the Commissioners Chamber one day during the said Court the said Thomas Smith Came into the Commissioners Room, and asked them by what Authority they held Court. The Informant asked him how he dare ask such a Question but he had denyed he had said so, M<sup>r</sup> Edmondson being present walked along the

had said so, Mr Edmondson being present walked along the p. 624 Roome Averred he did so, the Informant (to the best of his Remembrance) called him Impudent fellow or such like Term, and Commanded him out of the Room; The Day following and the Court being over, the Informant having some Business, and coming to the Court house he saw a great Deal of Victualls coming out of the Court house, and Carrying into the field, and meeting with M' Salter the man of the house, he asked the Informant if he would not go to Dinner with them, The Informant asked him with whom so the said Salter told him of the whole Gang; but hearing by Mr Griffith Jones, and the said Mr Salter what mad pranks they had played the night before; The Informant refused and did not go among them, for he was told they had been drinking all night, some of them had ridd their horses into the Court house, some in their frolicks had put themselves into the Pillory and there they Drank that Day at the Point they were so drunk that they fell together by the Ears; and Michael Earle flung Joseph Green in the Water and Lillingstone fell to Cursing Michael Earle &c. And in their frolicks they would give a Name to their place of Meeting, and Lillingston he said it should be called the Convention; but others said no, that would be too broad; It should be Called Lambeth Hall, the aforesaid Company continued in their frolicks for the space of four Days or thereabouts. William Finney.

Ordered that Coll George Robotham Call before him the U. H. J. aforesaid John Lillingstone, and other the persons in the foregoing Information Mentioned, and take Bond with good Security for each of them to appear at the next Provincial Court to answer what shall be Alledged against them on their Majestys Behalfs; and for their good Behaviour in the mean time, and that John Salter M' Finney and M' Griffith Jones be Summoned as Evidences against them

Memorandum as to what words was Spoken by Mr Francis Perkins Merchant of London on the 28th Day of April 1692 at London Town in Ann Arundell County in the hearing of us whose names are underwritten Viz' the said Perkins said that he was on Board Captain Browns Ships in Plymouth when Captain Cood came on Board the said Ship, and the said Cood enquired of the said Brown for one Benjamin Ricard who he Expected to find there bound for Maryland, But the said Brown did tell him that no such person was there; Whereupon the said Captain Cood desired the said Brown to permitt him a passage on Board the Ship Bayley, Mr Peregrine Browns Ship riding in the same Harbour, and the said Cood going on Board the said Ship with Captain John Brown where the said Cood met with the said Benjamin Ricard, and there delivered unto him a Pacquet of Letters directed to this Province of Maryland for their Majestys Service; But after the two Browns Ships were out at Sea, and Coll Coursey & Captain Hynson Passengers in the said Peregrine Browns Ship & Mr Lillingstone and Mr Lingan Passengers in John Brown's Ship, they made many Visits some times on Board one Ship and the other; & Coursey, Hinson, Lillingstone, Lingan with Mr Peregrine Brown and some others in the said Ship did all Agree and Resolve to make a private Search in the said Ship to find out the said Pacquet of Letters and if they could by any ways find them out was all agreed to break them open and see the Contents what was in them but could not tell whether the said Letters was found or not no other- p. 625, ways then that he did hear the said Ricard say that such a Pacquet of Letters had been taken out of his Chest.

Nicholas Greenberry James Saunders William Hopkins

Whereupon it is the Opinion of this Board and Ordered that Coll Nicholas Greenberry do Cause to come before him the afore named Francis Perkins and (if he be bound back for England this Shipping) to take his Deposition what he knows U. H. J. in the premisses otherwise if he shall Continue in the Country to bind him to the next Provincial Court to Testifie the same Viva Voce.

Summons also to issue to Edward Felks to appear at the next Provincial Court to Testifie the Truth of his knowledge on behalf of their Majestys and to answer what shall be proposed to them, the said Summons to be directed both to the Sheriff of Ann Arundell County and of Baltimore County

The like Summons to Richard Wharfield to Ann Arundell

County

A Message from the house by Mr Hawkins, Mr Boothby & Mr Hoskins Vizt

By the house of Assembly 21st May 1692.

This house do think Convenient that every County Court within this Province should have an Escutcheon & Seal with his Majestys Coat of Arms thereon belonging to it, And do therefore humbly desire your Excellency will be pleased to give Order for the same to be brought in, and that the name of the County to which each Seal shall Belong be put Round the said Seal and the Charge thereof, this house has Ordered shall be reimbursed by the said Counties.

Signed pr Order Henry Denton Cl Assembly.

Together with the foregoing Message was delivered these following Bills Viz<sup>1</sup>

An Act relating to the Seizure of Tobacco, by the Sheriff

Endorsed Vizt

May the 21 1692 read and passed first Reading.

An Act concerning Negroes and Slaves read the first time and it is the Opinion of this Board that imposing Slavery on the Children of white People is too Severe, recommend the Same to be Moderated, and the time of Servitude Limitted as formerly to 31 years.

The Act for restraining the unreasonable Increase of Horses

&c. read first time.

M' Winn, M' Tasker, & M' Mason from the house with the Address sent them, they Approve of the same with the Amendment in the Title of the ffreemen of their Majestys Province of Maryland by their representatives in a General Assembly met together (as it is before Entered; instead of the Freemen of their Majestys Province of Maryland Generally Assembled and met together) as the Same was before that Expressed.

Summons Ordered for John Salter to appear before the Board to Testify against M' Lillingstone, the same issued as

follows Vize

By his Excell<sup>9</sup> the Governor and Council 21 May 1692.

Ordered that the Sheriff of Talbot County do forth with upon Sight hereof Summons and give notice to John Salter of Talbot County Innholder, that all Excuses set apart he be and appear before this Board; or before his Excellency the Governor with all Convenient Speed to Answer and Testify the Truth of his knowledge to such matters and things as shall be proposed unto him on Behalf of their Majestys, whereof he is not to fail as he will Answer the Contrary at his utmost p. 626 Perill.

Signed pr Order John LLewellin Cl.
To Mr Samuel Withers High

Sheriff of Talbot County these

to Attend the Same.

Came M<sup>r</sup> Boothby from the house and delivered the following Message

By the house of Assembly 21 May 1692.

This house does desire that your Excellency will be pleased to appoint Monday next for the Conference Mentioned in your last Message sent hither at which time they will be ready

Signed pr Order Henry Denton Cl Assembly

To which the Board Ordered Answer to be returned in writing as foll Viz<sup>t</sup>

By his Excellency the Governor & Council in Assembly May the 21st 1692

Monday next is appointed for the Conference and the house is desired to Attend his Excellency and this Board in the Council Chamber at Eleven a Clock in the forenoon of the same Day.

Signed pr Order John LLewellin Cl.

The severall Bills before the Board taken into Consideration read and Remitted to the house with the following Message concerning the Same.

By his Excellency the Governor and Council in Assembly
May 21st 1692.

These Bills following Viz' for securing Merchants & others Tobacco &c.

Prohibiting Arrests on the Sabboth Days &c. Declaring what shall be done by the Sheriffs ex officio; Concerning the height of fences; against burners of fences; relating to the

U. H. J. Seizure of Tobacco by the Sheriff; Concerning Negroes and Slaves; & for the restraining the unreasonable increase of horses &c. have all been read here once, as to the Act concerning Negroes &c. it is the Opinion of the Board that the imposing of Slavery on the Children it seems to be severe, and rather propose the Limiting their time of Servitude to 31 years as formerly, the rest of the aforesaid Bills (except that for the restraining the Increase of horses &c which is referred to the Conference, are herewith Remitted to the house without Alteration.

Signed p' Order John LLewellin Cl.

The said Bills and both the foregoing Messages sent to the house by Coll Brown and Coll Hutchins.

Adjourned till Monday Morning 10 a Clock.

May the 23d 1692 Met in Council Chamber Vizt

The honourable { Coll Blackiston Coll Greenberry Coll Jowles Coll Robotham Coll Brown Present

The following Bills were brought hither from the house and delivered by Mr Dent and Mr Boothby to the Clerk on Saturday last after this Board was Adjourned

An Act for the Preservation of the several Harbours &c.

21 May read the first time

An Act for Limitations of Actions &c. May 21 read 3d time

An Act against Hogstealers & May the 21 read 2<sup>d</sup> time
An Act securing Merchants & others Tobacco<sup>s</sup> &c. May
21 read 2<sup>d</sup> time

An Act for Marking high ways &c. May 21st read 2d time An Act Prohibiting Arrests on Sabboth Days &c. May 21st read 2d time

An Act against Burners of Fences May 21 read 2d time An Act Concerning the height of ffences May 21 read 2d time

An Act declaring what shall be done by Sheriffs ex officio

May 21 read 2d time

Thomas Courtney of St Maries County being Summoned and ordered to appear here before this Board upon an Information and Complaint made by his Malatto Girl against him for having maimed and dismembered her by Cutting of both her Ears close to her head accordingly Came and made his Appear-

ance: being charged therewith he Confessed that being sev- U. H. J. eral times urged and provoked by the many Villanous Actions of the said Servant in Theiving & frequent running away &c. without any hopes of Amendment he was forced at last to use that Severity towards her in order to reclaim her, thinking that as his Slave, he might do with her as he pleased; He is Ordered a while to withdraw.

M' Dent from the house came to desire this Board to remitt what Bills lay before them to the house, for that their Clerks were now ready to go about Engrossing the Same

Proceed to reading the said Bills Vizt

The Act for Preservation of severall Harbours &c. read here the third time (Remark) the Terminative part (if any to be) being by reason of the Obliteration rendered Imperfect wants Amendment.

The Act for Limitation of Actions &c. read here 2<sup>d</sup> time
The Act against Hogstealers &c read 2<sup>d</sup> time here &
referred to further Consideration

The Act relating to Seizure of Tobacco by the Sheriff read here 2<sup>d</sup> time

The Act for securing Merchants & others Tobacco' &c. read here 2d time

The Act for marking high ways &c. read here 2<sup>d</sup> time (Remark) there ought to be a fine Imposed upon the Overseers for their neglect as well as upon the Commissioners and the Labourers by them Appointed for any Defect in them.

The Act Prohibiting Arrests on the Sabboth Days &c. read here 2<sup>d</sup> time

The Act Declaring what shall be done by the Sheriffs ex officio read 2<sup>d</sup> time

The Act against Burners of Fences; read here the 2<sup>d</sup> time The Act Concerning the height of Fences; read here the 2<sup>d</sup> time.

The Speaker and other the members of the house attend the Board in Conference & proceed to the same in relation to the several Bills offered by them this Sessions Viz'

The Act for Recognition. They agree to the Amendment desired.

The Act against Hogstealers &c. Referring to another Act, they say that Act is now revived so the Penalty Ascertained, but they are desired to Consider of some other Penalty then Cropping &c. as not suiting with his Excellencys Instructions to inflict any such Punishment Contrary to the Laws of England, and therefore propose Servitude or other Penalty more Suitable to the fact, They will consider of, and as the Onus Probandi do lye upon the Party with whom found they

U. H. J. are willing the Party Accused or Suspected should be put to

prove where he had it.

The Act for Enrollment of Conveyances &c. as to the fees therein Mentioned Alledged by the Board to be Vested in the Governor and Council to Ascertain; They say it is the Privip. 628 ledge of the Freemen of this Province not to have any fees Imposed or Extorted from them but by their own Consent in Assembly, And this they have Unanimously Voted in their house to be their undoubted right, backed by Magna Charta. His Excellencys Instructions in that particular read, to them authorizing him with his Council to Regulate the Officers fees in this Province, They recite severall Statutes of England shewing the Settlement of all fees to be by Act of Parliament To which is Answered that the Governor and Council does not take upon them, nor is it intended, Settle or New found any fees of themselves, but his Excellency, where Occasion shall be for the Ease and Satisfaction of the People and for their relief against Oppression, may and hath power with the Advice of his Council to regulate and moderate those fees already Settled or hereafter to be Appointed as he shall see fit and Convenient; They say that such Provision will be made for that in another Act now preparing for Officers fees; as they doubt not will give his Excellency full Satisfaction in that point.

His Excellency proposes to them the making indefinite and not Temporary what Laws they shall think fitt to make as good and wholesome for the Inhabitants and their good Government thereby to save the Charge of Assemblys meeting on purpose to revive those Laws, and if at any time hereafter any of them become Burthensome or grievous they may be repealed and made Void; To which they answer that they have Sufficiently Experienced the ill Consequence of perpetual Laws so Called as to give them Caution of being too forward in passing too Many of that kind again; But for what Bills are preparing now; if his Excellency shall not think fit or Safe for him to pass them as they are drawn, and shall please to Signifie his reasons therefore to the house, they will endeavour to give him Satisfaction therein & Comply with anything

reasonable.

The Act for marking high ways &c. they consent to Impose

a Penalty on the Overseers for their Defect as desired.

Recommended to them the making of a Law in favour of Negroes & Slaves to prevent the Barbarous Tyrrannical and Inhumane usage of them as is too much Practiced by some People here, They consent thereto and will accordingly provide by a Law Declarative of the Laws of England in such like Cases.

They desire and move that the Enacting part of all the U.H.J. Laws now to be passed may (according to the President and Example of all Our Neighbouring Colonies) be Expressed by King and Queens most Excellent Majesties by and with the Advice and Consent of this present General Assembly &c. which is approved of and Consented to by the Board.

The Act restraining the unreasonable Increase of Horses &c. the reasonable time for their cutting ought to be Ascertained, and not left in Doubtfull Terms, They referr that to his Excellency to prefix the time when to be cutt, and then as for their Stature the same to be Adjudged by the next Magis-

trate

Proposed to them the preparing a Law for Securing their Majesties Debts fines and forfeitures; They Concurr therewith and will provide for the same as formerly hath been for the Lord Proprietary, The Conference breaks up.

The Act against Hogstealers &c. read the 3<sup>d</sup> time here. The Act for more Speedy bringing to Tryal & Suppress-

ing Criminals read hear 2d time

The Act restraining the unreasonable increase of horses &c. p. 629 read here 2d time

Thomas Courtney called in and is Ordered good Security to find for his and his Wifes Appearance at the next Provincial Court to answer &c. and in the mean time to be of good Behaviour.

The Acts for the Preservation of the Several Harbours &c. for Limitation of Actions &c. relating to Seizure of Tobacco &c. for securing merchants & others Tobacco &c. for marking high Ways &c. Declaring what shall be done by the Sheriffs Ex officio &c. Prohibiting Arrests &c Burners of fences &c. Concerning the heighth of Fences &c. against Hogstealers. Concerning Criminals &c. sent to the house by Coll Hutchins & Coll Brown together with the following Message Viz<sup>t</sup>

By the Governor and Council in Assembly 23 May 1692. With the several Bills herewith sent, This Board recommend to the house the several Amendments and Alterations treated of at the Conference, particularly in the Act for Hogstealers & that for the speedy bringing to Tryall & Suppressing Criminals &c the party with whom the thing Stolen shall be found, may be Obliged to prove how when or where he or she came by the same, and for want of such Proof to be convict &c the Obliteration in the Terminative part rendering it Deficient and Imperfect ought to be amended but more Necessarily and reasonably totally & Concluded in this as in other Acts to be passed this Sessions for the good and Benefit of the Country.

U. H. J. In the Act for Marking high ways &c. a Clause to be Added imposing a Penalty on the Surveyors as well as the Commissioners and Labourers for their Neglect. A Law to be made Restraining the Barbarous and inhumane usage of Negroes and Slaves. The time for cutting Horses to be in Six weeks after taking up, and their Stature to be adjudged by the next Magistrate. a Law to be provided for securing their Majestys dues fines and forfeitures &c. what other Amendments were Treated of or shall be thought necessary the house is desired to Consider of & proceed accordingly.

Signed pr Order John LLewellin Cl.

Adjourn for an hour

Met again present as before

Came Mr Boothby, Mr Wynn, Mr Dent, and Mr King from the house with the following Message, which they Deliver & retire Vizt

An Act for Appointment of certain Officers Endorsed 23d May 1692 read first time

An Act Prohibiting Arrests on the Sabboth Days &c. May

23 read 3d time

An Act for Limitation of Actions &c. May 21 read 3d time An Act relating to the Seizure of Tobacco &c. May 23d read 3d time

An Act for Enrollment of Conveyances May 23 read 2d and

3d time

An Act appointing Commissioners in each respective County

May 23d read first time.

An Act Prohibiting Trade with the Indians &c. May 23 read first time

An Act Prohibiting Commissioners &c. to plead as Attrys read & passed the house the 1st reading 23 May 1692.

An Act for Marking high ways &c. May 23d read 3d time An Act for Regulating Ordinarys &c. Endorsed May 23d read first time

An Act Securing Merchants and others Tobacco &c. May 23d read first time

Brought from the house by Mr Wynn & Mr Dent these fol-

lowing Bills Vizt

An Act for the more Speedy bringing to Tryall and Suppressing Criminals &c. Endorsed Vizt May 23d read the Second time.

An Act against Hogstealers &c. May 23d read 3d time p. 630 An Act restraining the unreasonable increase of horses May 23d read Second time being Amended.

An Act concerning proceedings at Law, May 23d read first

time

An Act for Amerciaments &c. May 23<sup>d</sup> read first time
U. H. J.
An Act Imposing a Penalty on all such as shall dispose of
Tobacco Seized or received &c. May 23<sup>d</sup> read first time

Ordered to be read the said Bills here Vizt

The Act for the more Speedy bringing to Tryall and Suppressing Criminals &c the 2<sup>d</sup> time read here; remark. The amendment agreed on, that as to the proof of the fact especially concerning Meate Stolen not to be proved or very rarely, but by purging the Party and used upon Oath, It is desired that it may be accordingly Provided for, either in this Act, or that other against Hogstealers.

The Act for restraining the unreasonable increase of horses &c. laid by till such time as the house have discoursed Coll

Darnall concerning his Demands

The Act prohibiting Arrests upon the Sabboth Days &c. read here 3d time

An Act for Limitation of Actions read 3d time

The Act relating to the Seizure of Tobacco &c. read 3<sup>d</sup> time. The Act for marking high ways &c. with a Clause for a fine on the Overseers for their Neglect read 3<sup>d</sup> time.

The Act for Securing Merchants & others Tobacco &c 3d

time read

The Act for regulating Ordinaries &c. read first time & laid by to be Considered.

The Act prohibiting Commissioners &c. to plead as Attor-

neys read first time.

The Act Prohibiting Trade with the Indians; first time read.
The Act appointing Commissioners in each respective
County; first time read

The Act for Enrollment of Conveyances &c. 2d time read

this Especially to be indefinite

The Act for appointing certain Officers 1st time read; Remark the Act of Parliament of England touching persons of tender Conscience ought to be Considered and in no wise to be Repugned.

The Act concerning proceedings at Law first time read.

The Act imposing a Penalty on all such who shall dispose of Tobacco Seized or received p' the Sher: or others &c. first time read.

These Severall Bills following Vizt for Amerciaments. Imposing a Penalty on all such who shall dispose of Tobaco &c. Concerning proceedings at Law for Appointment of certain Officers, for Enrollment of Conveyances &c Appointing Coroners &c. Prohibiting Trade with the Indians for flesh &c. Prohibiting Commissioners &c to Plead &c. for securing merchants & others Tobacco &c, for Limitation of Actions &c.

U. H. J. Prohibiting Arrests on Sabboth days &c. Against Hogstealers &c. Speedy bringing to Tryall Criminals; all remitted to the house with the following Message Viz<sup>t</sup>

By his Excellency the Governor & Council in Assembly May 23<sup>d</sup> 1692.

This Board according to the request of the house have sent them the severall Bills, before them, some few only reserved for further Consideration, The Act against Hogstealers is not provided for (as to the point of Proof) as was agreed on, it is desired that either in this or that other Act for the more speedy bringing to Tryall of Criminals &c that defect may be Supplyed, In the Act for Appointment of certain Officers, there ought to be a provision made for Persons of tender Consciences in some points as the Act of Parliament directs that it may not be repugnant thereunto. All or most of the Bills ought to be indifinite only such as are of themselves of a Meere Temporary nature being made such, and with the aforegoing Amendments Alterations or Additions with what also was discoursed off, at the Conference this Board (if the house pass them into Acts) will Concurr therewith.

Signed pr Order John LLewellin Cl.

M<sup>r</sup> Benjamin Scriviner Sworn Sheriff of Ann Arundell County and also took the Oaths appointed by Act of Parliament instead of the Oaths of Allegiance and Supremacy.

His Excellency delivers to the Clerk these following Bills

sent from the house Vizt

An Act for Encouragement the Importation of Negroes &c An Act for Encouragement of such Persons as will undertake to Build Water Mills.

An Act providing what shall be good Evidence to prove

foreign Debts

An Act for Publication of all the Laws of this Province all thus Endorsed Vizt May 23d 1692. read first time

Adjourn till to Morrow Morning 10 a Clock

May the 24th 1692 Council Mett

Present

His Excellency the Governor

Coll Blackistone
Coll Jowles
Coll Robotham
Coll Brown

Brought from the house by M' Wynn and Major Campbell these following Bills Vizt

An Act for the more Speedy bringing to Tryall and Sup- U. H. J. pressing Criminalls & May the 24th read the 3d time.

An Act against Divulgers of false news read and past the

first time

An Act for Naturalization of John Ouldson & Mathias Vanderheyden May 24th 1692 read first time

An Act for Payment of fees, due from Criminal persons

May 24th 1692 read first time.

An Act for killing of Wolves May 24th 1692 read first time An Act against those Servants that have Bastards & May

24th 1692 read the first time

An Act concerning what shall be Allowed to Grand Jurys that are Summoned out of the Body of this Province to serve at Provincial Courts May 24th 1692 read first time

An Act for Stay of Executions after April Court May 24th

1692 read first time

An Act prohibiting Masters of Ships &c from Transporting any Persons out of this Province without passes May 24th 1692 read first time

An Act Empowering the Commissioners of the County Courts to Levy and raise Money to Defray the necessary Charges of their Counties May the 24th 1692 read first time.

Came Mr Hammond from the house with this following Message Vizt

By the house of Assembly May 23d 1692.

This house has appointed a Committee to inspect and Regulate all Publick Accounts, and have thought fit to Signify to your Honours to the End your Honours may (if you think it Necessary) send two of the Gentlemen of that Board to p. 632 joine with the said Committee.

Signed pr Order Hen: Denton Cl Assembly.

Answer sent by Coll Hutchins as follows Vizt

By his Excellency the Governor and Council in Assembly May the 24th 1692

By reason of the Absence of some of the Members of this Board upon urgent Occasions permitted to go home, they cannot Spare any more to Join in Committee with those of the house appointed to inspect the Publick Accounts without breaking their Quorum, the house therefore is desired to Suspend the proceedings of the said Committee till to Morrow by which time, it is hoped the Absent Members of this Board may return

Signed pr Order John Lewellin Cl.

U. H. J. Ordered to be read the severall Bills delivered the Clerk last night Viz<sup>t</sup>

The Act for Encouragement of the Importation of negroes

and Slaves into this Province first time read

The Act for Encouragement of such Persons as will undertake to Build Water Mills first time read.

The Act providing what shall be good Evidence to prove

foreign Debts first time read.

The Act for Publication of the Laws within this Province first time read.

Proceed next to read the Severall Bills this Day brought by M<sup>r</sup> Wynn and Major Campbell and accordingly was read as follows Viz

An Act for more Speedy bringing to Tryall and Suppressing Criminals & 3d time

An Act against Divulgers of false News first time

An Act for Naturalization of John Ouldson & Mathias Van-

derheyden first time

(Remark) Reccommend to the house the renewing or passing of a new Act for the Naturalization of all those Persons gratis that formerly in Governor Notleys time were Naturalized and paid all the Charges thereof, but afterwards those very Bills were unadvisedly (amongst others then passed) by his Lordship Deemed and declared Null & Void.

An Act for payment of fees due from Criminal persons first

time read & to be Considered

An Act for killing of Wolves first time

An Act concerning those Servants that have Bastards 1st time (Remark) It seems more proper to Oblige the Father to

save the County harmless, than impose Marriage

An Act concerning what shall be allowed grand Jurys &c first time (Remark) the Allowance to be Levyed in the respective Counties as expressed in the Bills, but to be made good to the Sheriff of St Maries County and he Obliged to take care for their Accomodations and be accountable to them for the same.

An Act for staying of Executions after April Court first

An Act Prohibiting Masters of Ships to Transport any without passes, first time.

Brought from the house by Mr Clerk and Mr Dorsey the

following Bills Vt

An Act for the publication of Marriages May 24th 1692 read first time

An Act for the Constables taking the list of the Taxables May 24th 1692 first time

An Act for Easment of the Inhabitants of this Province in U. H. J. Suits at Law for small Debts May 24th 1692 Read the first p. 633

An Act for Quieting Possessions May 24th read first time Coll: Jowles and Coll Brown sent to the house, with this following Message, & the severall Bills relating thereto and read this Day in this house Viz<sup>t</sup>

By his Excellency the Governor & Council in Assembly May the 24th 1692.

Whereas in the time of Governor Notley (amongst other Acts then passed severall private Bills in favour of severall Aliens Inhabitants of this Province, for their Naturalization, and for which they duely paid and Satisfied their fees and charges accruing; were afterwards by the Lord Baltimore unadvisedly by Mistake or otherwise Dissented, Anulled and made Void and the Parties thereby deprived of the Benefit thereof Notwithstanding their great charges and Expences therein, this Board think fit to recommend the same to the Consideration of the house in giving Relief to the Persons Concerned by passing a new Act this Sessions for that purpose.

In the Act concerning those Servants that have Bastards the Imposition of Marriage seems to this Board too Severe and unreasonable, and therefore instead thereof, they do propose the Obliging the Party to Indemnify and save harmless the County from charge &c as in the said Act is Specified. The Allowance made for the Grand Jurors this Board do think it more proper to be Ordered and paid to the Sheriff of St Maries County, Obliging him to take care for their Accommodation and be Accountable to them for the Same, rather than leave them to the Management of an Ordinary keeper to be treated as he shall think fit

Signed pr Order John LLewellin Cl.

The Act against the Divulgers of false news being of great Import & Concernment to the Peace of the Province, this Board conceives it not Strict and full enough to prevent the Inconveniency arising from the Breach thereof, and therefore desire the house to take the same again into their Consideration.

Adjourn for an hour Mett again as before

Also Capt: Addison and Capt: Courts make their appearance

Ordered to be read the severall Bills last brought by Mr Clark and Mr Dorsey and accordingly were read Vizt

The Act for the Constables taking the list of Taxables first time.

The Act for Appointment of certain Officers first time the Act of Parliament to be Considered

The Act for Easement of the Inhabitants in Suits at Law Vizt first time.

The Act for Quieting Possessions &c first time.

By the Governor & Council in Assembly 24 May 1692.

In the Act for appointing certain Officers the penalty imposed upon the Persons therein Specifyed for refusing to take the Oaths ought to be Distinguished Viz<sup>t</sup> (for refusing to take the Oaths appointed by Act of Parliament to be punished according to the said Act and for refusing to serve; the same Penalty as in the said Act for Appointment of certain Officers is set down,

Signed p<sup>r</sup> Order J LLewellin Cl.

The Bill for relief of negroes and Slaves not being yet offered to this Board, Ordered that a Message be drawn up and Sent to the house to put them in mind thereof. And p. 634 also therein to Manumit Courtneys Malotta Girl for the Barbarous usage & Cruelty, she hath Suffered from her said Master and Mistress.

By his Excellency the Governor and Council in Assembly.

May the 24th 1692.

This Board think fit to put the house in Mind of preparing a Bill for the Relief of Negroes and Slaves from the barbarous and inhumane usage of unreasonable Masters &c too frequently practiced in this Province Recommended to them by his Excellency yesterday at the Conference and particularly think it but Just and reasonable that the Malotta Girl of Thomas Courtneys, born of an English Woman, and a Christian, having both her Ears Cropt close to her head by the hands of her Tyrannicall Master and Mistress be forthwith Manumitted and Set free, the least Recompence can be bestowed upon her for so barbarous a Cruelty, and that a Clause for that purpose be inserted in the said Bill.

Signed pr Order John LLewellin Cl.

Sent to the house by Coll Brown together with these five foregoing Bills last read and the Message of this Board relating particularly to the Act for Appointment of certain Officers

Mr Boothby and Captain Hoskins from the house present

these following Bills Vizt

An Act against those Servants that have Bastards. Endorsed Viz' Read 2d time with the Alteration as desired.

An Act concerning what shall be allowed Grand Jurys & U. H. J. read 2d time with the Amendmt desired.

An Act prohibiting Masters of Ships from Transporting

Persons without passes read 2d time

An Act Empowering Commissioners to lay the County Levy &c read 2d time.

An Act for the Encouraging the Importing of negroes read 2d time

An Act providing what shall be good Evidence to prove foreign Debts, read 2d time

An Act for Publication of all the Laws &c read 2d time. An Act for Naturalizing John Ouldson & read 2d time An Act for killing of Wolves; read 2d time

An Act for Encouragement Building Water Mills read 2d

An Act for stay of Executions after April Court read 2d time

All the said Bills Ordered to be read distinctly to the Board and were accordingly read the Second time

M' Clark from the house requests their honours to remitt

what Bills lay before them to the house.

Accordingly they were Sent by Captain Courts And Adjourn till to Morrow Morning 10 a Clock

### May 25th 1692 Met in Council Chamber Vizt

Coll Blackistone \ Coll Brown Coll Jowles
Coll Robotham
Coll Greenberry

M' Tench
Captain Addison
Captain Courts Coll Jowles Mr Tench The honourable { Coll Robotham Coll Hutchins

Came Mr Boothby and requested of their honours that they p. 635 would please to remitt what Bills they had ready to the house he is told they shall be sent them

Severall Bills brought from the house last night after the rising of this Board and Delivered the Clerk by M' Winn the

Attorney General Vizt

An Act concerning Negroes and Slaves Endorsed Viz' May 23d passed Second time & Referred to the Committee for the Adding a Clause in relief of Slaves against the Severity of Masters &c in Case of dismembring &c

The above Clause is added relating to Servants and Slaves

May 24th 1692 Read the 3d time

Read here Second time and referred to further Consideration

U. H. J. An Act against the Importation of Convicted felons into this Province Endorsed May the 24th 1692 read first time. read here first time.

An Act Securing Creditors Endorsed May 24th 1692 read

1st time read first time here

An Act for Publication of Marriages Endorsed read 2d time read here Second time.

An Act for Quieting Possessions (Endorsed) read 2d time. read here 2d time.

An Act for Easement of the Inhabitants of this Province in Suites at Law & Endorsed read 2d time. Read here 2d time.

An Act for Constables taking List of Taxables Endorsed

read 2d time, read here 2d time

The Act concerning Negroes and Slaves this Board Conceives may be much Abreviated and the Marriages therein Mentioned better and more Effectually prevented by laying more Severe Penalty, on all Priests, Ministers Magistrates or others whatsoever who shall presume to Marry any Such; and that any white Man or Woman that shall Begett or have Begotten a Bastard Child by a Negroe shall be Compelled to Serve Seven years only, and not during Life Contrary to the Laws of England, for the Benefit of the Poor of the Parish & No Provision made in the said for relief of Slaves and Negroes against the Severity of their Masters & according to the Endorsement of the house.

This Act referred to further Consideration when his Excel-

lency shall be present

All the rest of the Bills remitted to the house by M<sup>r</sup> Brook Came M<sup>r</sup> Wynn and Captain Hoskins from the house and presents these following Bills Viz<sup>t</sup>

An Act against Engrossers and Regrators, (Endorsed May

the 25th read first time) read here first time.

An Act for better Administration of Justice in the County Courts & Endorsed May the 25th 1692 read first time. read here first time.

An Act for keeping a Register of Births Marriages & Burials & Endorsed May 25 1692. read first time read here first time and ought to be indefinite

An Act Ascertaining what shall be Allowed upon Protested Bills of Exchange May 25th 1692, read first time read here

first time.

An Act for the due recording all the Laws of this Province in the Secretarys Office (Endorsed May 25th 1692 read first time: read here first time.

An Act Restraining the Exportation of Leather & raw hydes Deer and Elk Skins out of this Province for the Encouragement of Tanners and Shoemakers) Endorsed read first U. H. J. time, read here first time; The said Act to Commence and be

in force in each respective County when Published.

An Act for Limitation of County Clerks fees (Endorsed p. 636 May 25th 1692 Read first time) read here first time Let there be a Salvo in the said Act for the Kings Prerogative to Mitigate and regulate the fees for the Ease and relief of the People as Occasion may happen.

An Act for Appointment of certain Officers, (Endorsed May 25th read the Second time with Amendment,) read here the

Second time and passed

An Act for Limitation of Officers fees (Endorsed May the 25th 1692 read first time) read here first time and referred till

An Act for preventing Vexatious and unnecessary Suites at Law (Endorsed May 25th 1692 read first time) read here first time.

An Act for Appeals and Regulating Writts of Error (Endorsed May 24th 1692 read first time and Voted that no Appeal shall be brought under the Sum of 120016 of Tobacco, and again May 25th read 2d time) read here first time and referred till to Morrow for further Consideration.

His Excellency Enters to the Board

Adjourn for an hour.

Mett again and present as aforesaid

Came M' Wynn from the house and requested this Board to send what Bills they had ready to the house which was

promised should be sent

The Acts against Engrossers &c for the better Administration of Justice &c for Registring the Laws &c Restraining the Exportation of Leather & Limiting Clerks County fees &c Appointing certain Officers & all Endorsed with the Remarks of this Board as before, and sent to the house by Captain

The Act concerning Negroes and Slaves, and that other for preventing of Vexatious and unnecessary Suits at Law, also Endorsed and sent down, by Mr Tench and Captain Addison, they return and say the house is adjourned.

Brought and Delivered here by Captain Whittington and

Mr Ennalls as follows Vizt

An Act for Recording the Journal of the house of Assembly (Endorsed May the 25th 1692 read first time;) read here first

An Act for Encouragement of Tillage &c (Endorsed May 25th 1692 read first time) read here first time.

An Act against Excessive Usury (Endorsed May the 25th 1692 read first time) Read here first time.

An Act appointing Court Days in each respective County within this Province (Endorsed May the 25th 1692 read first time) read here first time

An Act Limitting the Extent of Attachments &c (Endorsed

May 25th 1692 Read first time) read here first time.

Adjourn till to Morrow Morning 10 a Clock

#### May the 26th 1692 Mett in Council Chamber Vizt

p. 637

#### Present

His Excellency the Governor Coll: Blackistone Coll Brown Coll. Jowles Captain Addison The honourable Coll Robotham Mr Brooks Coll Greenberry Captain Courts Coll Hutchins

Sent by Mr Brooks to the house these following Bills Vt for Appointing Court Days in Each County, against Excessive Usury, for Encouragement of Tillage & for Recording the Journal of the house, for preventing Vexatious and unneces-

sary Suits at Law, Concerning Negroes & Slaves &c

The Board proceeds to reading Several Bills before them Vizt An Act for the Service of Almighty God and the Establishment of the Protestant Religion in this Province (Endorsed Viz') read and passed first reading, read here first time (Remark) The Ministers to be one of the Vestry according to his Excellencys Instructions and a Clause to be incerted Empowering the Vestrymen with the Advice and Assistance of the Commissioners to purchase and procure one or more Glebes in a County and in such places as there shall be occasion, or they shall see Convenient Vizt One Glebe in a Parish each Glebe to Consist of fifty Acres of Land at the least and not under.

M' Tench and Captain Addison Nominated to Join in Com-

mittee with those Appointed by the house.

Came M' Dent & M' Clark from the house with the Act Concerning Negroes and Slaves, they are Ordered by the house to speak to the Same

As to the Endorsement of this Board they Humbly conceive the Sense of their house in the said Act may be Mistaken, by

the Board and they desire to Explain the same.

The Penalty Expressed in the latter Clause of the Act being 10000 Tobacco for such as should presume to Marry the Parties 10000 of Tobacco for the Master that shall suffer or Connive at the same, and the Slave to be free, they conceive U. H. J. to be Penalty Sufficient & may Answer the design of prevent-

ing such Mungrell Marriages.

As to the word Slavery they do not use it in the Act, but Oblige all white Women that shall Marry to Negroe Men to be Servants during the Life of the Man whom they Marry although it may haply Amount to Slavery in Effect, yet is it not the same in Terminis, and may possibly prove otherwise,

so that the Law of England is not Repugned.

Then as for the Children of such they say that Bastard Children born of white or English Women whose parents are not Able to Maintain them, are by the Law of the Country to be bound out till they come to 31 years of Age; and they conceive it but reasonable to make a Distinction between them and Negroes, and not to Equalize them in point of Servitude As to the relief of Negroes and Slaves against the Severity and Barbarous usage of unreasonable Masters & they say they have provided for the same by an Act drawn up particularly for that purpose wherein they have also Manumitted Courtneys Mallatto Girle.

Brought also by the abovesaid M<sup>r</sup> Dent and M<sup>r</sup> Clark Together with the aforesaid Act of Religion & An Act for P. 638 the Elections of Members in the General Assembly Endorsed

May 25th 1692 Read first time.

The Act Touching Indians read here Second time (remark)

this ought to be indefinite.

Came M<sup>r</sup> Boothby & M<sup>r</sup> Hoskins, from the house with the Several Bills which they present to the Board, and desire that what Bills are here ready may be remitted to the house for Engrossment, the Bills by them now brought are Viz<sup>t</sup>

An Act touching Coopers and the Gage of Tobacco hogs-

heads Endorsed May the 26th 1692 read the first time.

An Act for preservation of Orphans Estates (Endorsed)

May 26 1692 read 1st time.

An Act against the Exportation of Woole and old Iron (Endorsed May the 26th 1692) read first time.

An Additional Act for Ordinarys & Endorsed May 26th

1692 read first time

Proceed to read the Severall Bills before the Board Vizt

An Act concerning Wild horses, a Clause to be inserted prohibiting all Persons under a Severe Penalty to Range the Woods and hunt for Wild Horses without the Lycence from the Governor.

An Act for Limitation of Officers fees (Remark) the Chancellors fee for Transcribing and Transmitting the Laws to the several Counties now Omitted, ought to be Ascertained and inserted in the said Act.

U. H. J. An Act concerning Negroes and Slaves (Endorsed) the Remark of this Board May 26th 1692 Women Marrying with Negroes and Slaves, this Board still stick at the severity of Making them Slaves during the Husbands Life, and desire it may be Mitigated as before, their Children they are willing may serve to the Age of 31 years.

An Act for the Election of Burgesses & (Endorsed) read

here first time May the 26th 1692.

An Act for payment of fees due from Criminal persons

(Endorsed) May 26th 1692 To be indefinite.

To the Act for Limitation of Officers fees were Added and (Endorsed) these further Remarks Viz<sup>1</sup> Secry for Special Bayle Allowed but 12<sup>1b</sup> of Tobacco Cryer 72<sup>1b</sup> Tobacco unequal and unreasonable, Cryer for the good Behaviour 72<sup>1b</sup> Tobacco Sec<sup>ry</sup> nothing, the same, Cryer County Court for the Good Behaviour 72<sup>1b</sup> Tobacco. Clk nothing as before Cryer for Clearing by Proclamation 80<sup>1b</sup> Tobacco Sec<sup>ry</sup> nothing the same, Cryer County Court for Clearing by Proclamation 72<sup>1b</sup> Tobacco Clerk nothing the Same Cryer County Court Special Baile 36<sup>1b</sup> Clerk but 6<sup>1b</sup> the same Sec<sup>rys</sup> fees for taking Oaths of Jurys Evidences &c wholly Omitted.

Came Mr Greenfield from the house and presents to the

Board this following Petition Vizt

To his Excellency &c

The Humble Petition of Thomas Griffin Master of the Ship Industry,

**Humbly Sheweth** 

That in Virginia they pay 40<sup>16</sup> Tobacco p<sup>r</sup> Ton to the Carpinter and two and Six pence only to the Kings Collector, Secretarys Office and Naval Office, that they pay no 2/ p<sup>r</sup> hhd Impost on Tobacco by any Ship that is Built in the Country, nor 3<sup>d</sup> p<sup>r</sup> Gallon for Rum by any Ship so Built, That your Honours would Endeavour for Encouragem<sup>1</sup> of Trade of this Country to propogate the Act of Navigation according to the Book of Rates or the Laws of Oleron is the Scope of this Petition.

And your Petitioner shall ever pray &<sup>c</sup>

By the house of Assembly May 25th 1692.

p. 639 It is the Opinion of this house that Encouragement should be given to Ships Built in the Country, but the Method pursuant thereunto they leave to his Excellency and Council to prescribe Signed pr Order Hen: Denton Cl Assembly.

The said Petition referred by this Board to further Consideration

These following Bills Vizt for Religion, Concerning Indians, U. H. J. Against foreign Engrossers Concerning Horses; Election of Burgesses, Concerning Negroes and Slaves, and for payment of Criminals fees sent to the house by Captain Courts,

Adjourn for an hour

Mett again, and present as before

Came M' Wynn and M' Clark from the house with some Bills which they are to Speak to. The Act for Limitation of Officers fees, as to the first Objection the Ascertaining the Chancellors fee for Transcribing the Laws &c they say that the Settlement as it was formerly was very unequall and unjust for some times the fee there appointed might be too much and other times nothing near the Value according as the Laws to be transcribed might Extend to number or Length of writing besides in the latter end of this Act there is a Clause Empowering the Governor and Council (in such case where any Service should happen to be done by the Officers and no fees for the same Ascertained) to Settle and Ascertain such fee as he shall think fitt, and as to the Inequality Alledged between the Secretary and Clerks fees to the Cryers they say that both the Secretary and the Clerks in other things have other very Considerable fees Allowed them where the Cryer has nothing and therefore in those few particulars they thought fitt to Advance his fee.

The Act concerning Religion they think most proper to consider of and make Provision for Glebes when the parishes are Settled and Laid out.

The Act for Election of Members or Burgesses & they will further Consider of and so take that back with them.

To his Excellency the Captain General & the honourable Council in Assembly

The Humble Petition of Thomas Tench.

Humbly Sheweth

That your Petitioner has brought his Writt of Error against a Judgment Obtained against him by William Hopkins in the Provincial Court, which Errors are now Depending to be Argued before your honours this Assembly, He humbly prays a certain Day may be prefixed when your Petitioner and the said Hopkins may attend your Excellency and this Honourable Board with their Attorneys to Argue the Same.

And he shall pray &c

Monday next the 30th of May is appointed for hearing the Errors and Ordered that Notice be given to the Parties with their Council to Attend.

Ordered the reading of those Bills before the Board Vizt An Act Regulating Ordinarys & read 2d time and passed. An Act for Limitation of Officers fees read again and passed

An Act for Election of Sheriffs (Endorsed May 26th 1692

read 1st time) read here and passed.

An Act Touching Coopers and the Gage of Tobacco hhds (Endorsed May 26th 1692 read first time) read here first time and ought to be indefinite.

An Act for preservation of Orphans reall Estates (Endorsed

May the 26th 1692 read 1st time)

Read here first time and passed

An Additional Act Regulating Ordinarys & Endorsed May 26th 1692 read first time read here and passed.

An Act against the Exportation of Wooll and old Iron (Endorsed May 26th 1692, read first time) read here and

passed.

Jacob Young called in and desired to give his Opinion concerning those Strange Indians that he saw at the Pisscattaway Fort, he declares them to be Sinequo's some of them to his knowledge have been out and Straglers this four or five years and that he asked them, when they designed to return home, and they told him as soon as the heat was over (for they were afraid of Our Rangers abroad and kept Close) they would back into the Country and so that way Homewards, But the said Jacob Young further Advises and Assures their honours that the best and most certain intelligence can be Expected must be from Albany for he can get nothing out of Our Indians

Taken into Consideration the good Services done by Jacob Young to this Country and what he may yet do, and how Capable he is of so doing; It is the Opinion of this Board that he ought to be encouraged and therefore Resolved to Recommend the same (with proposall of Gratuity) to the Assembly at Laying the Levy, which passed into an Order of this Board as follows Vizt

By his Excellency the Governor & Council in Assembly. May the 26th 1692.

In Consideration of many Good Services Mr Jacob Young hath done and performed to this Province, and his readiness always therein, also how much further Serviceable he may yet be in the present Juncture Resolved that the Same may be by this Board Recommended to the Assembly at the next laying the Levy and a Suitable Sum proposed for a Gratuity to be made to the said Jacob Young

Signed pr Order J LLewellin Cl.

Power given also to Jacob Young to press Boat and hands U. H. J. &c as by a former Order of the Convention April the 10th 1692.

Signed pr his Excellency.

Adjourn till to Morrow Morning 10 a Clock.

May the 27th 1692 Mett in the Council Chamber

The honourable { Coll Blackistone Coll Blackistone Coll Blackistone Captain Addison Captain Courts Mr Brooke

These following Bills Viz¹ for Regulating Ordinarys &c for Elections of Sheriffs, Touching Coopers &c for preservation of Orphans Estates &c Additional Act Regulating Ordinarys &c against the Exportation of Wooll and old Iron sent all down to the house &c

Came M<sup>r</sup> Wynn, Doctor Brooke, M<sup>r</sup> Harris M<sup>r</sup> Mason, M<sup>r</sup> p. 641 Whittington, M<sup>r</sup> Hammond, M<sup>r</sup> Pinder, and Major Trippe, with severall Papers which they Deliver as follow Viz<sup>t</sup>

A Petition formerly preferred the 9th of April last to his Excellency the Govern and by him Communicated to the house as follow Viz<sup>t</sup>

To his Excellency Lyonell Copley their Majestys Captain General and Governor in Chief of the Province of Maryland

The humble Request of Henry Darnall Agent & Receiver General for the Right Honourable Charles Lord Baron of Baltimore &c

Praying, By Virtue of his Majestys Order of the 12th of November last that your Excellency would Graciously please to grant your Excellency's Order to all persons Concerned, that the said Henry Darnall by himself or such as from time to time he shall appoint; may peaceably and Quietly be permitted to receive and Collect all his Lordships dues and Revenues in this Province, as well the dues and Dutys of One Shill pr hhd & of 14° pr Ton, as of all fines, Amerciaments, Wafts, Strays, Deodands, and all wild Cattle, horses hoggs &c and all other his Lordships rights dues and Revenues whatsoever already due or which hereafter shall be due to his Lordship within this Province, as also prayeth that all Bonds, Bills, Records and other writing whatsoever, relating

U. H. J. to his Lordships Lands and Rents may be forthwith Delivered to him the said Henry Darnall or to such as he shall appoint to receive the same and also prayeth that the said Henry Darnall may by himself or such as he shall appoint be permitted immediately to Enter take and receive, the full peaceable and Quiet Possession of his Lordships houses and Plantations of Mattapany and Notley Hall and all other his Lordships houses and Plantations whatsoever within this Province, as also prays your Excellency would please to Name such and so many Ports and places wherein, and no where else all Ships Vessels & shall be Cleared to the End the said Henry Darnall may there appoint Officers to attend the receipt of his Lordships Dues arising from Shipping & And he shall pray & And he shall pray &

The Opinion of the house of Assembly thereupon Vizt

Since it hath pleased your Excellency and the rest of the honourable Board to Command the Opinion of this house in relation to the Demands of the Lord Baltimore We humbly crave pardon if with that freedom as become Our Duty and Loyalty to their Majesties and Obedience to your Commands we Deliver it as followeth.

1st As to the 12d pr hhd this house say they are ready with their Majesties Royal Assent ready to Confirm the same to his Lordship, Provided his Lordship Grant the same Conditions of Plantations he did before the happy Revolution, or the same that their Majesties do to the Colony of Virginia, to the Inhabitants of this Province, and such of their Majesties Subjects as for the future shall Transport themselves hither to Inhabit which we humbly conceive was the True Intention and design of his Lordships Patent Granted by King Charles the first as fully appears by the Preamble thereof, which was primarily to Advance the Crown of England by Seating a Large and Ample Colony, which we humbly Conceive the best way to Effect, is granting by easy Terms and Conditions of taking up Lands to the Inhabitants at present and future times without which the Province will Dayly Decay and the Intent of the Patent Totally frustrated.

p. 642 2<sup>dly</sup> As to the 14<sup>d</sup> p<sup>r</sup> Ton this house have fully Searched and Examined into the True Cause of the making of that Act and tho the Journals of that Assembly as well as the Original Law is either by Negligence lost or designedly made away by the late Government; yet many Persons living and Some of this Assembly do remember and Say that the same was for Building of Forts and finding of powder and Shot for the Countrys use, and further that that duty ever was and still is

by the Inhabitants Called Fort Dutys and not Port Duties as U. H. J. it is now termed in the said Act, upon which Evidence and perusall of the Law, and fully Debating the Same, this house do unanimously Declare that the said 14d pr Ton doth of right and according to the Intentions of the Makers of that Law belong to the Crown, and humbly desire their Majestys Royall Assent to an Act to Invest the same in their Majestys and Successors for ever; It Seeming very unequal to them that the Crown of England should be at that Charge of Building Forts which is absolutely Necessary for securing Ships in time of Warr and Securing their Majestys Dutys in both times of Peace and Warr and the Lord Baltimore receive the Money given by his Majesties Subjects for that End & purpose but more Especially when We Consider the great Revenue his Majesties Clemency has still Allowed and Afforded his Lordship out of this Province and how Little it cost him and his father in Seating the Same; It being Chiefly peopled at first by Unpeopling their Majesties Colony of Virginia invited in hither with their families and Estates by a Snare; fertile Soil, and the Specious pretence of Liberty of Conscience.

3dly. As to the Demand of the fines and Amerciaments to the late happy Revolution so farr as they were Legall his Lordship We humbly Conceive ought to have them, but what hath since Legally Accrued, and forever for the future are the undoubted rights of the Crown of England, the one arising from the breach of their Majesties Laws, and the other an Antient Prerogative of the Crown by Custom immemorial

for their false Clamour in his Courts of Judicature

4thly As to the Demand of Wafts, Strays, Wild horses, and Hoggs this house say that such a franchise can no ways Suit with the Nature and Constitution of this Province nor any New Seated Plantation, the Same being very numerous and the Country uncleared of Wood, and every Mans Tract of Land so large that it is impossible to fence the Same in; so that the whole Stock of the Country run promiscously one amongst the other and every Mans property only distinguished by his proper Mark Entred upon Record so that by such a Grant his Lordship would Entitle himself and Engross into his hands the whole Stock of the Province, and destroy every Mans property in the Same, Some Mens Stocks wandering Ten or Twenty Miles from their Plantation which the Law of Necessity requiring, the said Franchise ought not to be Admitted till the Conveniency of the Province will give leave thereunto which we humbly offer and Submitt to their Majestys Pleasure, And whereas unmarked wild Cattle Horses and Hogs were by an Act of Assembly given to his

U. H. J. Lordship to avoid the Contentions that happened about the Property having no Mark to distinguish the same the said Law being for the Good and Benefit of the Province, and all the Title his Lordship can pretend to such Unmarked Cattle,

Invested in their Majesties, as also to appoint Rangers to take up the same in which also we Submitt to their Majestys

Pleasure.

5thly. As to the Demand of all Bills, Bonds, Records and other writings to his Lordships Land belonging, this house say that all Bonds & Bills given for Warrants to take up Land, where the parties have taken up Land thereupon ought to be Delivered up to his Lordship but where they have Executed the said Warrants & returned a Certificate of the Same, they ought not to be Delivered till the Parties receive the Benefit of the Same and as to the Records relating to Land taken up under his Lordship they say that they conceive their Majestys Subjects title to such Lands and are the only Evidence for the same, and ought not to be Entrusted or be in the Custody of any but his Majesties Secretary thereunto Commissionated and Lodged in his Office to which his Lordships Officers and all his Majesties Subjects have free Access

Signed pr Order Hen: Denton Cl Assembly

To which this Board also Signified their Concurrence as follows Vizt and Ordered that a Copy be sent Coll Darnall.

By his Excellency the Governor and Council in Assembly
May the 27th 1692.

The foregoing is a true Copy of the Opinion of the house of Assembly concerning Coll Darnalls Demand, and as such is the full and finall Answer both of this Board and the said house to the said Darnalls Petition or request.

Signed pr Order J LLewellin Clk.

The Act for the Service of Almighty God & (Endorsed May the 27th 1692 read Second time) read here Second time

An Act for Advancement of Coynes (Endorsed May 27th

1692 read 1st time) read here 1st time

Came Doctor Brook and Mr Ennalls from the house with the following Message which they present Vizt

By the house of Assembly May the 27th, 1692.

This house does desire your Excellency will be pleased to Impart the Opinion of this house in Relation to Coll Darnalls Petition, to the said Darnall according to his Demands which

they do Imagine may be a means to incite him to produce what U. H. J. further Instructions he has from his Lordship as likewise the Books of Entries.

Signed p' Order Henry Denton Cl Assembly.

Already Ordered. Another Message from the house by Doctor Brooke Vizt

By the house of Assembly May the 27th 1692. The house having now received, Mr James Wroth, Mr Thomas Theakstone & Mr Robert Crook Burgesses Elected to Serve for Cecil County, in the Room of Coll Codd, Mr Warner & M' Dare, as appears by Indenture under the hands and Seals of the Sheriff & Severall freemen of that County out of his Majestys high Court of Chancery hither remitted, do therefore now send them to your Honours to be Sworne. Signed p' Order Hen: Denton Cl Assembly.

Accordingly the Oaths appointed by Act of Parliament instead of the Oaths of Allegiance and Supremacy were Administred to the aforenamed three Members.

Brought hither by Captain Mitchell & M' Ennalls Several Bills which they say are the last from the house, desire if there be any Bills here they may be remitted to them

An Act restraining the Exportation of Leather &c (Endorsed) p. 644 May the 27th read Second time with the Amendment desired) read here Second time and passed.

An Act for Setling of a Standard with English weights and Measures in each respective County in this Province (Endorsed May the 27th 1692 read 1st time) read here 1st time

An Act for the Better Administration of Justice in probat of Wills &c (Endorsed May the 27th 1692 read first time) read

here first time. An Act against Divulgers of false News, Endorsed May the 27th 1692 read first time read here first time.

An Act for Ordering and Regulating the Militia &c En-

dorsed May 27th 1692 read first time.

The Act for Service of Almighty God &c The Act for Advancement of Coynes, and the Act for Limitation of Officers fees sent to the house by Mr Brooke.

Sent also to the house by Captain Courts the Act Restraining the Exportation of Leather & and the Act for Settling of a Standard &c

The other three Acts brought last hither by Captain Mitchell & Mr Ennalls Vizt for the better Administration of Justice in probat of Wills &c against Divulgers of false News &c for the U. H. J. Ordering and Regulating the Militia & referred to further Consideration.

Ordered that Answer in writing be Sent to the last Message pr Doctor Brooke and Mr Ennalls concerning Mr Darnall &c

By his Excellency the Governor & Council in Assembly. May 27th 1692.

The Opinion of the house in relation to Coll Darnalls Demands is by Order of this Board now Copying out and shall be forthwith sent him as the final Answer of this Board and the house of Delegates to the said Darnalls Petition.

Signed pr Order J LLewellin Cl.

Came Mr Winn and Mr Dent from the house, they desire to have delivered them the Act for the Service of Allmighty God &c and Signify the Opinion of the house thereupon that it may not Commence nor take force till March next the Act Delivered.

Adjourn till to Morrow Morning 10 a Clock

May the 28th 1692 Met in Council Chamber

## Present

His Excellency the Governor Coll Brown Coll Blackistone Coll Iowles Captain Addison Coll Robotham The honourable { Captain Courts Mr Brooke Coll Greenberry Coll Hutchins

The Act against Divulgers of false News read Second time and Remarke Endorsed (The first fine for Divulgers of false News to be four thousand pounds of Tobacco, or less; the second for Defaming and evill Speaking of the Governor to be ten thousand pounds of Tobacco and 12 Months Imprisonment without Bayle

The third for Defaming the Councilors, Judges, Justices or other principall Officers &c Six thousand pounds of Tobacco and three months Imprisonment without Bayle or Main prize

Brought by Mr Whittington these Bills foll Vizt

The Act for Securing the Rights of Severall persons Endorsed May the 27th 1692 Read first time. 28 read Second time Read here first time.

The Act for punishment of Persons Suborning of Wittnesses or Committing Wilfull or Corrupt perjury; Endorsed, read and passed first reading May the 28th 1692.

The Act for Regulating the Militia read Second time and U. H. J. Endorsed by order of the Board.

May the 28th 1692.

By the Governor and Council in Assembly.

The house is desired to Consult the Inconveniencys of Limitting the Governor and Council to any certainty, or at least, so small a Sum as 50000<sup>th</sup> Tobacco for that it would seem very hard in Case of any Sudden Invasion or Insurrection, that his Excellencys hands should be so tyed up as not be able to raise men Sufficient to disperse or oppose the Same

in the Intervalls of Assembly untill such time as they may be called together

That his Excellency himself as Admirall and Captain Generall of this Province hath by his Commission full power for Exercising Martial Law; and can punish Offenders of that nature as he shall see fit, Even with Death it self if the Case

One press Master in a hundred is Sufficient especially in time of Peace, not being willing to be too Burthensome to the

Country by taking more than needs must.

The Act for Orphans Estates & read first time. It, together with the Acts for regulating the Militia; Securing the Rights of Several Persons and Divulgers of false News sent to the house by Captain Addison.

Adjourn till Monday Morning 10 a Clock.

May the 30th 1692 Met in Council Chamber

The honourable { Coll Blackston Coll Robotham Coll Greenberry Coll Hutchins | Coll Browne Mr Tench Captain Courts Mr Brooke

Moved to Consider the Repairs of the State House, in a very untoward & Leaky Condition In so much that unless some Speedy Course be taken therewith the Records cannot be Secured, Resolved that the same be Recommended to the Consideration of the house as foll Viz<sup>t</sup>

By his Excellency the Governor & Council in Assembly 30th May 1692.

The great Charge the Country hath been at in Building the State house, now the present Decays and Leaky Condition thereof, rendring the same insufficient, to Secure & preserve the Records of the Province, moves this Board to recommend

v. H. J. to the House the Consideration of some present Necessary repairs thereof, whereby the same may be put in a Condition to Secure the said Records, and fitt for holding Courts of Judicature untill such time as a more Convenient place for that Purpose shall be thought off and Agreed on and a house accordingly Erected which (Considering the great Expence

P. 646 the Province hath already to Defray and Discharge) This Board Conceives will bear too heavy upon them at present neither can the Same in any Probability be Effected befor the hard Weather; and further more the present Necessary Repairs of the said house may render the same fit for other publick use, to prevent further Charge to the Country; This Board therefore desire the house duely to Consider thereof in making such Provisions as they shall think fitt and necessary.

Signed pr Order J LLewellin Cl.

Sent to the house by Captain Addison and M<sup>r</sup> Brook.
M<sup>r</sup> Tench Moves the hearing the Errors between him and Hopkins.

Ordered that the same be Argued here at 4 a Clock in

afternoon

Coll Casparus Herman called in and desired to give an Account what he knoweth of Mr Frisbys Behaviour here in the Province both before he went & since his Return from

England which he doth as foll Vizt

That upon Receipt of the first Ordinance of Convention directing the holding the County Courts, several of the Justices of Cecil County would not sit, and the said Frisby made it his Business to go to Severall of them, and Advised them Sit by their old Commission, for the Power was still good, And not to take Notice of the Ordinance perswading severall of them such as refused to take the Oaths (which most did, and Entred their reasons upon Record) and to go by themselves and take the Clerk and hold a Court and see who would or durst Disturb or interrupt, Mr Jones was Perswaded thereunto and he endeavoured to perswade and Intice several Others to do the same, the said Frisby Applyed himself at last to the Informant perswading him to Joyn with them Saying, that now the Business wholly depended upon him, the said Informant made Answer he would goe with them, he would not Spoile Sport thinking all the while all had been but Jocular and in jest, and accordingly he went to M' Jones, first Demanding of him whether he intended to do so as they said, and so likewise to every one of the rest, and likewise to Mr Peirce the Sheriff, they all said they would do it and stand by it in Open Court in face of the Country, Then the Informant Replyed if they

were in Earnest he was not, neither would he, he had an U. H. J. Estate & was not Minded to lose it and his Life too, for he took it to be no less than Open Rebellion, and thereupon he went out of the house, where Mr Frisby Came to him Accompanyed with his Brother Peregrine Browne, and they told the Informant that they never heard nor thought him to be such a Coward he had more need to Stand up for the Cause than any one of them, for his Concerns more required it; But the Informant still replied as before that he was not Minded to lose his Estate and go to S' Marys in Irons, Frisby told him he was Bound for England where he the Informant had more need to go to secure my Lord Baltimores Interest he having a greater Concern in the Country than him the said Frisby; Upon his, said Frisbys Return from England in June or August last to the best of his Remembrance the Informant met him at Court and the said Frisby Called him aside and begun to discourse him of the Affairs of England amongst other things he said, that it was reported in England, and he thought Ordered that one Copley should come in Gover' The Informant asked him whether from his Majesty or the Lord Baltimore he replyed there was various Reports about it but when he saw him come he might believe it and not before, but p. 647 under what Circumstances he came the Informant could by no means Learn from the said Frisby whether from the King or Lord Baltimore but said he would meet with a great many Obstructions, and the Country was not so farr lost as People did Imagine And he advised the Informant what ever he did not to sit nor Officiate till such time as he heard or saw further.

Brought hither by Mr Dent and Mr Harris from the house Vizt

An Act for securing the rights of Severall Persons & Endorsed read the third time, they desire may be read here, they present to speak to it, It was accordingly read, as to that Clause in the Act, giving liberty to Persons (having had and paid for Warrants to lay out Land in any part of the Province not formerly taken up & By a Sworn Surveyor, there being some Dispute how such Officer shall be Appointed, The house Conceives his Excellency hath power Sufficient by his Commission to appoint Convenient Officers for the Administration of Right and Justice to the People, and therefore they have not thought to insert the Same in the Law or prescribe the Method of so doing.

His Excellency is pleased to let them know, that the Soil he conceives to be his Lordships and whether he can grant Warrants for taking up fresh Lands he is not well Satisfied himU. H. J. self, but will inform himself better from England, but for the Decideing of Disputes or Controversies among the People as to their respective Titles, and the Bounds of those Lands they already Possess he has Sufficient power he conceives to appoint Surveyors or other Sworn Officers to Resurvey and lay out any Lands already taken up, yea further for what Warrants have been heretofore Granted by or under his Lordship he thinks it but reasonable they should be Executed and the Lands laid out for the Parties Concerned, as falling under the same Circumstances with the former and being the Peoples right by Virtue of his Lordships Grant aforesaid.

An Act against Divulgers of false news (Endorsed May

30th read the third time with Amendment.

Came M<sup>r</sup> Boothby from the house with the Act relating to Servants & Slaves which he presents and was thus Endorsed (Viz<sup>t</sup>) May 30th read 2<sup>d</sup> time with Amendment.

To his Excellency the Governor & his Honourable Council The Humble Petition of William Macay Commander of the Ship Providence of London & William Montiell Merchant of the said Ship

Humbly Sheweth.

That one Edward Randolph their Majesties Surveyor General of all the Ships & in America lately made Seizure and Stopp of the said Ship for some Breaches of the Act for Navigation & And further sheweth that being much to the prejudice of your Petitioners and their Employers is stopped or hindred in their Voyage for want of Speedy Tryall, Therefore your Petitioners humbly pray that Commission of Oyer and Terminer may immediately issue for Tryall of the said Ship in St Marys City being willing and Subject to Answer unto such things as may be laid to Charge.

And your Petitioners as in Duty Bound shall pray &ca

Ordered that Commission accordingly issue for Tryall on Monday next Directed to Coll Robotham Thomas Tench, John Addison, John Courts & Thomas Brooke Esq<sup>r</sup>

Mr Tench by Mr Winn his Attorney Moves for hearing the

Errors Vizt him and Hopkins;

p. 648 Mr Watkins Attorney for Mr Hopkins Alledges and informs the Board, that Mr Robert Carvile who was Originally retained by the said Hopkins and who had all his Papers in keeping was gone abroad, upon Surmise, that they would not come to a hearing this Sessions as both he and the said Watkins were assured from the Speaker of the house that it could not be, and that upon the Confidence thereof his Clyent Mr Hopkins also who waited here great part of the Assembly was gone

home, that he the said Watkins was not Sufficiently informed U. H. J. of the Matter, neither can the Papers relating thereto be procured, wherefore he prays a Reference till next Sessions of Assembly for hearing the said Errors, Time given till Saturday next the 5th of June for both parties to provide themselves, and then Peremptorily to come to hearing and Arguing the Errors aforesaid.

To his Excellency Lyonell Copley Capt Gent & Governor of Maryland

The Humble Petition of Henry Darnall

Sheweth

That your Petitioner by an Order of the Assembly now sitting was Summoned to appear before the Same, and there to produce the Books of Entrys of Ships supposed to be in his Custody he having been Navall Officer in this Province before the late Revolution, That in Obedience thereunto he appeared and told the Gentl of the said Assembly that he did not know (as in reality he does not) whether the said Books be in his Custody or not and further said that if they were he did not think it safe for him to deliver the same or Copys thereof as much as he is but a Servant to the right Honourable the Lord Baltimore unto whom (as your Petitioner Conceives) the said Books do belong and who as your Petitioner believes would look upon it as a Breach of his trust in your petitioner to part with the same without his order that the Gentlemen of the Assembly lookt upon this modest Answer of your petitioner to be a Contempt and thereupon Ordered that he should be taken into Custody to the Great detriment of both his Masters and his own Affairs and as (Your petitioner humbly Conceives) Contrary to the Tenor of his Majestys Protection to your petitioner Granted, in Order to the Management of his Masters Concerns in the said Province Wherefore Your petitioner humbly prays that your Excellency will please to take such means with the said Gentlemen of the Assembly as to your Excellency shall seem most Convenient and proper to procure your Petitioners Enlargement that thereby he may enjoy the Benefit of his Majestys Protection and mind the Concerns of his Master in whose favour the said protection was Granted

And your Petitioner will pray.

The answer of this Board subscribed as follows Vizt

p. 649

By his Excellency the Governor & Council May 30th 1692.

The petitioner being a prisoner Committed by the House of Assembly upon their own Authority and for Reasons best U. H. J. known to themselves this Board think not fit to interfere with the same but refer him to his Application to the House who have the proper Cognizance thereof they having likewise reported the modest Answer of the petitioner quite different from what he hath represented it to be

Signed p Order
J LLewellin Clk.

Adjourn till to morrow 10 a Clock

May 31st 1692 Met in Council Chamber vizt

	His Excellency th	e Governor	
	Colo Blakiston	Colº Brown	)
The honble	Col <sup>o</sup> Jowles Col <sup>o</sup> Robotham	Mr Tench Capt Addison	Present
	Col <sup>o</sup> Greenberry Col <sup>o</sup> Hutchins	Cap <sup>t</sup> Courts M <sup>r</sup> Brooks	

The Act relating to Servants and Slaves read and Indorsed

May 31st 1692 read here the first time and passed

The Act against Divulgers of false news read and the Opinion of the Board thereon intimated in writing as follows viz<sup>t</sup>

By his Excellency the Governor and Council of Assembly
May 31st 1692.

The penalties asserted for the Breach of this Act the Board think too slight and meane and know no Reason why the same Care should not be taken to preserve the Authority and respect due to their Majestys Governor and their respective Officers and Ministers of Justice here as in Virginia and other neighbouring Colonies who have thought fit to inforce the same by a far Greater penalty then was proposed by this Board and therefore they desire the House to Consider thereof and provide accordingly in every particular as hath been urged by this Board from whence they cannot safely and Honourably recede

Sign'd p Order John LLewellin Clk.

Several of the Great men Indians of Nanticoke waiting audience are called in demanded of them whom they intend and when they design to make Choice of their Emperor answer about three months hence

p. 650 They are advised that (when they have so done) his Excellency will Confirm and renew the Articles of Peace with him and in the mean time he will (as well as if the Peace were U. H. J. already really ratifyed) keep Amity with them and expects they should do the like which they likewise promise to do and produce their former Articles which were read Openly and it is mutually agreed on both sides that the same in every particular shall be inviolably kept and Observed until such times as they shall have elected and Confirmed their Emperor and then they are to Apply themselves to Colo Hutchins who will Accompany them and their Emperor with the several Kings and Great men so many as may be Convenient to come over to his Excellency in Order to Conclude and sign new Articles to be drawn and signed by all Parties.

Captain Joseph Stevins Commander of the Ship Ruth of London petitions his Excellency that whereas his two Servants John Cornele and Ann Child als Cornelicus his wife were lately by the Justices of Saint Marys County Court set free without hearing the petitioner what he had to say in his defence why they ought not to have their Freedom) he might be admitted to state his Case and have a hearing before this

Board and Justice accordingly done him.

His Excellency is pleased to Grant that the Petitioner be admitted to a hearing of the whole matter before the Justices of the Provincial Court and the witnesses on both sides to be

examined therein that right and Justice be done

Mary Peters a Servant or Slave in Possession of M<sup>r</sup> Carberry petitions the Governor setting forth that through the Illusion and Instigation of her late Master and Mistress she had married with a Christian Negro was drawn into Slavery altho she had really served above eight years more than the time she came in for prays for her Manumission

The Consideration thereof referred to further time to peruse the Law in that Case made relating to Negroes and Slaves

whether she can have any benefit thereby.

The Act for securing the right of several Persons read here the Second time and passed it together with the two foregoing Acts that relating to Servants and Slaves and the other against Divulgers of false news with the Opinion of the Board thereon sent to the House by Mr Brook and Captain Courts.

Mr William Josephs petition for allowance for a Horse & p. 651 some Arms taken from him upon the late Revolution whilst himself was sick at Mattapany as also for Transcribing 30 Copies of his proposalls to the House of Assembly the last Sessions of Assembly under the late Government at request of that Lower House

Answer to the said petition thus subscribed

U. H. J. By his Excellency the Governor and Council in Assembly May 31st 1692.

As to the Horse it appears to this Board that upon former application to the Government had an Order Granted him for Restitution thereof which this Board think reasonable should be renewed, the Article taken in Hostility or Surrender upon Articles cannot be forced to be returned neither is it known to this Board where or in whose Custody they are and as for the proposalls made by the petitioner and the several Copys thereof the House if they have employed the petitioner may Consider of making Satisfaction for the same as they shall think fit

> Sign'd p Order J LLewellin Clk.

John Wincoll petition preferred to this Board as follows.

To his Excellency the Governor and his Honourable Council The humble petition of John Wincoll

Most humbly sheweth

That your petitioner hath well and faithfully behaved himself with all duty and Submission to this present Government and shall still persevere in so doing as becomes a Loyal Subject and Good Protestant that he is at present out of Employment but most ready and willing to Embrace any Opportunity of getting an honest Livelyhood and being informed that the Cryers place of the Provincial Court is not yet setled upon any particular Person since your Excellencys arrival

Your Petitioner humbly offers himself to your Honours Consideration and prays that he may stand fair in your Honours favour so as to have Conferred on him the said Office which he shall endeavour to Execute with all faith and dili-

gence to the best of his Skill and Power

And as in duty bound he shall pray &c.

The petition Granted and the Petitioner nominated and appointed by his Excellency the Governor Cryer of the Provincial Court

Major Nicholas Sewall by his petition prays allowance for three Horses prest from him in the time of the late Revolution for his Majestys Service and made use of for some Considerable time one of them the best and his own Particular Riding Horse so Grossly abused that soon after he was Returned home died, his Family Provisions and his Hay Oates and Straw Fodder for his Cattle and other Creatures all destroyed and devoured by the Guards quartered upon him and by that

means his stock also died and much impared for all which U. H. J. he humbly prays the Consideration of this Board and the Assembly in Order to make him such reasonable reparation as they shall think fit.

The said petition thus answered and Subscribed vizt

By the Governor and Council in Assembly. May the 31st 1692.

It appearing to the Board that the Damages layd in the petition were Occasioned by Breach of Articles after the Surrender and Occasioned by himself they cannot think of any Restitution however the Act of Indemnity reaches this Province but if the petitioner think fit he may apply himself to the Assembly.

A Petition preferred to his Excellency from the Inhabitants of Kent Island (praying that as formerly they have been they may be reduced and restored to a peculiar and particular County of themselves being willing and able to bear and defray their own incident Charges of holding Courts and all other the duties of a County &c

His Excellency having Communicated the same to this Board they refer it to the Consideration of the House who if

they think fit may prepare a Bill Accordingly

James Brown of Saint Marys County who married the widow and relict of Thomas Pew decd by his petition humbly prays allowance for Two years Sallary due to his Predecessor as Publick Post employed for the County as also for the use of a Horse and the Loss of a Servant wholly by the said Pew his Sickness deputed to Officiate and run Clear away with his Horse some Clothes &c and the Horse for several months after not heard of He is recommended and hath Liberty to Apply himself to the House of Assembly who are better acquainted with the nature of the petition and have proper Cognizance thereof.

Joseph Tillys Petition to the House praying to be relieved from a decree in Chancery heretofore in the year 1680 surreptitiously Obtained against him by one George Parker and his Estate thereupon seized and imbezzled and himself ever since under Close Confinement and that he may be admitted p. 653 to a hearing in fforma pauperis before the Assembly and have for Council Assigned him M' Edward Wynn, M' Kenelm Cheseldyn, Mr William Dent, Mr Griffin Jones and if it may seem good Mr Thomas Bland formerly Employed therein was remitted to this Board with the following Endorsement vizt

U. H. J. By the House of Assembly May the 31st 1692.

The House does think Convenient that the Complaint of the petitioner should be Considered and allowed of and do refer the same to your Honours

Signed p Order Henry Denton Clk Assembly

Thus answered by the Board

That there be a hearing of the whole matter at the next Sessions & the Petitioner admitted to prosecute his Complaint in Forma Pauperis M<sup>r</sup> Edward Wynn and M<sup>r</sup> William Dent assigned him with Council to whom with a Keeper he hath Liberty to apply himself with his Instructions for the better stating and managing his Case

The Sheriff of Talbot County makes return of M' Thomas Robins a delegate Chosen for the said County in this Assembly in the Room of M' John Edmonson disabled and

dismissed the House

A Message from the House by M<sup>r</sup> Philip Clark which he delivers and requests to have delivered him two Bills before this Board viz<sup>t</sup> That for election of Sheriffs and the other for Punishment of Persons Suborning Witnesses &<sup>c</sup>

The Board will send them Answer this Message brought

is as follows vizt

By the House of Assembly May 31st 1692.

The House has voted that Richard Benton shall be sent for to view the State House in Order to repair the Places and Rooms where the Records lye that the same may be secured from the weather

> Signed p Order Henry Denton Clk Assembly

The Act for Punishment of Persons for Suborning Witnesses read and Passed the same together with M<sup>r</sup> Josephs Petition M<sup>r</sup> Browns petition and Kent County Petition sent to the House by M<sup>r</sup> Courts with the following message viz<sup>t</sup>

By his Excellency and Council &c May 31st 1692.

The Act for Election of Sheriffs hath passed here and was sent to the House with several other Bills the 27th Instant as the minutes of this Journall makes appear

Signed p Order John LLewellin Clk.

Adjourn till to morrow 3 a Clock afternoon

June the 1st 1692 met in Council Chamber Present of the Council as yesterday U. H. J. p. 654

His Excellency under some indisposition being absent Adjourn till to morrow morning 10 a Clock

June the 2d 1692 met in Council Chamber

the honble { Col° Blakistone Col° Browne Col° Jowles Mr Tench Captain Addison Col° Greenberry Captain Courts Col° Hutchins Mr Brooke

Came from the House M<sup>r</sup> Whittington and M<sup>r</sup> Ennals and desired to have the Sheriffs Return of the new Election for Somerset County which was delivered them and they depart

Said Whittington and Ennals Came again from the House together with M<sup>r</sup> Roger Woolford M<sup>r</sup> John Basman and M<sup>r</sup> Lawrence Mattox members returned for Somerset County whom the House desires may be sworn in Order to their admission there

They were Accordingly Sworn and dismist

The Act against Divulgers of false news read and thus endorst vizt

By the Governor and Council in Assembly June the 2<sup>d</sup> 1692. This Bill with the above Amendments this Board still recommends to the House as not finding upon their Journal any Concurrences with them therein under the Penalty desired

Sign'd p Order

[ LLewellin Clk.

Sent to the House by Captain Courts

William Macay Master of the Ship Providence of London petitions the Board that whereas having been seized and twice informed against by Mr Randolph the Kings Surveyor and answered and acquitted himself and his Vessell of both the said Informations he is now arrested at the Kings suit by the procurement of the said Randolph upon Suggestion or false information of having forged a Certificate and Cocquett from their Majestys Custom house London and bound to Answer at the next Provincial Court he prays that he may be brought to a speedy Trial before their Majestys Justices of a Special Court of Oyer and Terminer now already appointed before whom the two former Informations were Tried or otherwise to this Honble Board should seem meet

Referred to further Consideration

U. H. J. Came from the House M' Dent, M' Jones, M' Watson M' p. 655 Hawkins Mr Wroth Mr Dorsey and Mr Hanson with the Body of the Laws Passed this Sessions and also a paper Containing the Frontispiece to be put thereto which they present to the Board for their approbation viz<sup>t</sup>

Maryland sst

Laws made and enacted at the City of Annapolis the of June Anno Domini 1692 for the Province of Maryland by the King and Queens most Excellent Majesty by and with the advice and Consent of this present General Assembly as follows

Came M' Wheeler and M' Finney from the House and bring with them the Act Against Divulgers of false news amended in the penalties 10000lb for 6000lb & 5000lb for 3000lb the bill thus indorsed vizt

By the House of Assembly June the 2d 1692 This House do humbly Conceive that the penalties of 10000lb & 5000lb Tobacco now inserted are high enough Considering the Law is perpetuall

Signed p Order

Henry Denton Clk.

Read here and passed and remitted to the House by M<sup>r</sup> Brooke Proceed to reading the Body of Laws last brought hither vizt

An Act for the Service of Almighty God &c thus subscribed vizt

June the 2d 1692. The House of Assembly have Assented Signed p Order Henry Denton Clk.

Read here and Subscribed June the 2d 1692. Assented to by the Council

Signed p Order

J LLewellin Clk.

And so for the rest of the Laws as they came. Brought from the House by Mr Dent these following Bills

An Act ascertaining the Expences of the Commissioners of the provincial and County Courts thus endorsed vizt June the 2d 1692 read and passed the first reading.

An Act Entituled a Supplementary Act to the Act for Set- U. H. J. tlement of an Annual Revenue upon their Majestys Governor within this Province for the time being thus endorsed viz'

June the 1st 1692 read 1st time, 2d read 2d time

An Act Ascertaining what Laws are repealed within this Province June the 1st 1692 read first time

Adjourn till to Morrow Morning 10 a Clock

June the 3d 1692 met in Council Chamber

p. 656

Col° Blakiston Col° Hutchins Captain Addison Col° Greenberry Mr Tench Covernor

Col° Blakiston Col° Hutchins Captain Courts Mr Brooke

Proceed to read the Bills brought hither yesterday by Mr Dent viz<sup>t</sup>

The Act Ascertaining the Commissioners Expences in the Provincial and County Courts (Remark) that the Justices of the Provincial Court though of the Council) if they appear at Courts to Officiate as Justices Ought to have the same Allowance with the rest as doing the same Duty and living at a Great distance

The Supplementary Act to the Act for the Annual Revenue &c\* Referred to the Consideration of the Board (Remark viz') this Act to Continue for three years certain without Reference to the next Assembly and to Commence from the publication of the Act

The Act for setling Naval Officers Fees within this Province (remark viz<sup>t</sup>) the fees setled by this Act seem very unequal and disproportionable as to the different Burden of the Ships and it is therefore rather proposed that the same method be taken here as in Virginia that all Masters or others therein Concerned may be at Certainty in both Governments so near Adjacent

The Act ascertaining what Laws are repealed within this Province (remark viz') for the better and Greater Certainty of what Laws are in force and what not It is thought more proper to Appeale Annul Abrogate and make void all Laws in General heretofore made in this Province except what upon the Review of the Body of those Laws this present Sessions have deemed fit and Convenient for the good Government of this Province

Brought from the House by M' Wynn several Bills which he presents to the Board viz'

An Act of Recognition &ca (Endorsed) June the third 1692 Read 1st Time

An Act of Naturalization (Endorsed) June the third 1692 Read the 1st Time

An Act for the Settlement of an Annual Revenue upon their Majestys Governor within this Province for the time

being Indorsed June 2d read first time 3d read 3d time

The above mentioned Bills viz' for ascertaining the Comp. 657 missioners Expences &c Supplementary act for the Revenue, For setling Officers fees, Ascertaining what Laws are repealed sent to the House by Captain Addison and Mr Brook with part of the Body of Laws and the following message therein vize

By the Governor and Council in Assembly June the 3d

1692.

This Board having perused part of the Body of Laws contained in Eleven sheets now drawn this Sessions have signified their Assent to them all but one, for Enrollment of Conveyances for no other Reason then being temporary, which being of so Great moment and Concern to the Province in General this Board desire may be indeffinite

> Sign'd p Order J LLewellin Clk.

Ordered to be read the Bills brought hither by Mr Wynn. The Act of Recognition (Remark) this Act ought to be primarily plain in the Body of the Laws next the Fronticepiece the Act for Naturilizations read 1st time & passed

The Act for Settlement of the Annual Revenue &c (Remark) that all Masters at Clearing do Report their Loading upon Oath and the Officers appointed to Clear them upon Oath to be Empowered to Administer such Oath and upon

Occasion to search &ca

The several Articles of Impeachment against Lord Baltimore &c & the Agents Instructions sent to the House by Colo lowles and Mr Tench with directions from his Excellency to Recommend the same to their Consideration & Examination and desire them to Contract them into a Narrow Compass in Order to Represent the same with an Address to their Majestys as the Truth of their Charge against his Lordship &c Concerned sent also by the said Colo Jowles and Mr Tench the last foregoing three Bills

Ordered that short Bill be prepared here prohibiting Trade with the Indians for Dear Skins Elk Skins and Bear Skins or any furs whatsoever without License from the Governor thereby to prevent Commerce with & Consequently the Entertaining and harbouring of any foreign Indians to the Great Prejudice and oftentimes the Ruin and destruction of

the Inhabitants of the Province

Came M' Harris and M' King and returned that part of the U. H. J.

Body of Laws last sent them

Ordered that writts issue for Adjournment of the Provincial Court further to the last Tuesday in September next the 27th day of the same month & to Continue all Process Accordingly

Ordered to be drawn a Bill prohibiting the setling Giving P 658

or disposing of any Strong Liquors to the Indians &c

Accordingly drawn and sent to the House by Mr Tench together with a Bill intituled an Act for Ordering and regulating the Militia of this Province for the better defence and Security thereof which he is to Recommend to the House as being found amongst the papers of this Board and not known

how or by what means it came there

Came Mr Dent from the House with the Act for Ascertaining what Laws are Repealed within this province to which he herein is Charged to speak and Acquaint this Board that the members of the House do humbly Conceive the end and design of the said Bill is sufficiently set Out in its self as now drawn that the whole Body of the Laws has been very carefully and dilligently perused and Examined wherein they find several of the indeffinite Laws vizt That for the 2s p hhd & that for Towns &c with many others which they thought not Convenient at all to touch upon or alter other wise then what other provisions they may have made for Explanation or otherwise by new Laws now passed and therefore they Conceived it necessary to ascertain what of those old Laws they thought fit to Repeal and what not but they will further Consider of the motion of this Board Concerning the same

The Act for the Navall Officers fees he says if they should Consider the Burden of the Ships and regulate the fees thereby vizt for every one above 100 Tuns 30s fee and under 20s would much lessen the Perquisites of that place to what they desired for that the House was well Satisfied there came many more Small then great Ships yearly into this Province they are

desired to follow the methods of Virginia in that Point

Adjourn till to Morrow Morning 10 a Clock

June the 4th 1692 met in Council Chamber

His Excellency the Governor

Col<sup>o</sup> Blakiston Col<sup>o</sup> Browne Colo Jowles Mr Tench the honble { Present Col<sup>o</sup> Greenberry & Col<sup>o</sup> Hutchins Captain Courts

Proceed to read the Bundle of Laws brought hither by Mr Harris and M' King

U. H. J. The Act for Publication of all the Laws within this Province the Board desires the House to Ascertain the Allowance for Transcribing the Body of the Laws to be Passed this Sessions before the said Act pass.

being of Great Import and Concernment this Board Conceives

it ought to be Indefinite

Thomas Tench agt Writt of Error Wm Hopkins

According to a peremptory Rule of this Board made the 30th day of May last Came the said Thomas Tench by Edward Wynn Esq<sup>r</sup> his Attorney and prayed the hearing of the Error assigned in this Cause and that this Board would proceed to a finall determination of the Premises whereupon Samuel Watkins Attorney of the said William Hopkins being Called before this Board to put in his Answer to the Errors aforesaid exhibited by the said Tench made his appearance and alledged as formerly on the said thirty day of May last that he is not prepared to make any defence, for that the Papers relating to this Cause could not be procured to be had here this day and therefore saith that he is not informed by the said William Hopkins of any matter or thing to plead or Give any answer to the aforesaid Errors in Barr thereof

Whereupon the said Edward Wynn Attorney of the said Tench humbly moved this Board that they would give their finall Judgment and determination of and upon the premises.

It is therefore Considered by this Board that for the default of the said William Hopkins aforesaid the Judgment of the Provincial Court heretofore Given in this Cause and the Proceedings thereon be quashed Annulled and made Void and that the said Thomas Tench be restored to all Costs and Damages heretofore sustained therein amounting to fourteen thousand two hundred sixty and eight Pounds of Tobacco Adjudged him by our Council in Assembly for his Costs and Charges by him sustained and expended for prosecuting hearing and determining the said Writt of Error and that the said Thomas Tench have execution for the same against the said Hopkins returnable to the next Provincial Court the first Tuesday in May next

The Act for Ascertaining what Laws are Repealed &c delivered to Mr Wynn the Attorney General to Carry to the House and to let them know that it is still the Opinion of this Board that to remove all difficulties and for the better Certainty of the Laws of the province it were more proper that all Laws heretofore made be in General Terms abolished and

none in force but what shall pass this Assembly

Captain Courts and Col<sup>o</sup> Brown Ordered to Accompany the U. H. J. Attorney General to the House and to let them know that pursuant to their Request his Excellency had Adjourned the provincial Court to the 27<sup>th</sup> day of September next and had Ordered Writts accordingly to be sent to the several Counties

Came M' Clarke and M' King to the House with several

Bills &c

An Act restraining the unreasonable Increase of Horses. For Regulating the Militia &c against Divulgers of false news for naturalizations. Additional Act to the Act for Settlement of the province &c for taking away Errors in proceedings &c.

All Assented to by the House June the 4th 1692.

Brought hither by Mr Dent and and Mr Hawkins these following Bills viz<sup>t</sup>

An Act for Ascertaining the Expences of the Commissioners

of the Provincial and County Courts

An Act for Settlement of an Annual Revenue upon the Governor &c endorsed vizt read 3d times and Amended Read here & Passed

An Act for Advancement of Coins &c (remark) This Act ought to be Ascertained to three years

By his Excellency and Council in Assembly June 4th 1692. The Act for Publication of all the Laws of this province this Board Conceives to be a very good Law and therefore Indeffinite

The Act Prohibiting Trade with the Indians for flesh &c ought also to be indeffinite and the Board are still of Opinion that all Laws made in the Lord Baltimores time ought to be Abrogated and his just right and Interest in the province to be secured by a suitable Law to pass this Sessions in their Majestys name

Signed p Order John LLewellin Clk.

The Act restraining the Unreasonable increase of Horses in this province to Commence forthwith upon publication and to Continue for 3 years

The Act Obliging the Colts to be Gelt, for three years Successively and the Act may expire in a year or less if a Session happen

Sent to the House by Colo Hutchins he returns Adjourn till Monday Morning 10 a Clock. U. H. J.

June the 6th 1692 met in the Council Chamber

His Excellency the Governor

p. 661 the honble Colo Jowles
Colo Greenberry

Col<sup>o</sup> Brown M<sup>r</sup> Tench &

Colo Hutchins Captain Courts

By his Excellency the Governor and Council in Assembly The house upon their Explanation of 14<sup>s</sup> p Ton having declared their Sentiments thereof to be for Duties belonging to and Vested in the King This Board think it necessary that of all Ships and Vessels that shall hereafter Clear the same be secured and Collected by the Naval Officer & lodged in Bank until his Majestys Pleasure therein shall be further known and they are desired to provide accordingly

Came M' Jones and M' Greenfield with some Bills which

they say wanted signing by the Clerk of this Board vizt

The Act for Publication of all the Laws &c and the Act

Prohibiting Trade with the Indians for flesh &c

Mr Brook sent with the said Laws to the House and Ordered to Acquaint them that the reasons of this Board why they were not signed as having passed this Board were Signified to them in a Message on Saturday last sent them by Colo Hutchins which they are desired to Peruse the foregoing Message

Concerning the 14s p Ton sent also to the House by Mr

Brook

To his Excellency the Captain General &c

The humble petition of Thomas Rookins Thomas Leech & Robert Dryver Saylors.

Humbly sheweth

That your petitioners entred themselves at Barbadoes about six months ago Saylors on Board the Relief John Anderson Master who agreed to pay each of them three Pounds and a Crown p month and Clear them so soon as it should please God the said Ship Reliefe should come in Maryland now so it is may it please your Excellency that the said John Anderson doth not only refuse to Clear your Petitioners according to Agreement but also denys any pay to be due to your Petitioners wherefore they they humbly entreat your Excellency would be pleased to Order the said Master to appear before your Excellency to the end he may make good his Agreement.

And your Petitioners shall ever pray

Ordered that Summons issue for said Anderson to Appear U. H. J. at Talbot County Court to Answer there the Complaint of the petitioners.

By his Excellency the Governor and Council June 6th 1692. p. 662

Maryland sst

Whereas Complaint hath this day been made to this Board by Thomas Rookins, Thomas Leech and Robert Dryver Mariners and Saylors of the Ship Reliefe of New Castle whereof John Anderson is Master riding in Wye River in Talbot County that the said Master refuseth either to Clear

them or pay them their Wages according to Contract.

Ordered therefore that the Sheriff of the said County (in Case the said Anderson shall still Continue and refuse to Comply with the Agreement or Contract aforesaid) Summons the said John Anderson that all Excuses set apart he be and appear before their Majestys Justices of Talbot County Court at their next Court to be held the third Tuesday of June being the 21<sup>st</sup> day of this instant June to Answer the Complaint of the said Saylors and that the said Saylors have due notice Given them to attend the said Court at the same time to make good their Charge against him

Sign'd p Order
J LLewellin Clk.

Came Mr Wynn Mr Jones Mr Finney and Mr Wheeler and presented to the Board the Act for the 14s p Ton Fort Duties (Endorsed) vizt June 3d 1692 1st Reading 4th 2d Reading 6th read 3d time they also inform the Board that some Bills had passed this Board without being signed by the Clerk they are answered as before that the Reasons of this Board for so doing had been signified to the House in a Message p Colo Hutchins last Saturday

Mr Finney produced and Offered to the Board an Account of Arms pressed and taken from the House of Madam Henrietta Maria LLoyd in the time of the late Revolution for their Majestys Service amounting to the Value of 16<sup>1b</sup> 10<sup>s</sup> Sterling as the same are charged in the said Accot thus subscribed

(vizt)

May the 24th 1692

Ordered that Mr Swetnam and Major Stanley return the aforesaid Arms to Madam LLoyd according to Order of the last Convention

W Taylard Clk Com Accou

And again say thus

The Consideration thereof is referred to his Excellency and Council

W Taylard Clk Comº Accots

U. H. J. His Excellency refers it to the House to do therein as they think fit.

Brought and presented to the Board by Mr Jones these folp. 663

lowing Bills vizt

An Act for taking away all Errors in proceedings at Law and Equity and in the Court for Probate of wills occasioned by the late Revolution Passed the House and this Board also

An Act for setling the Naval Officers fees within this prov-

ince passed & Subscribed

June the 6th 1692 The House of Assembly have Assented Sign'd p Order Henry Denton Clk Asst

To his Excellency the Captain General &c. The humble petition of Edward Gold

Humbly Sheweth

In all Humbleness Complaining sheweth that whereas your Petitioner happening to meet with one Winlock Christison formerly dec'd of Maryland in Barbadoes and having a mind to Come for this Country the said Winlock told your petitioner if he had a mind to go he would pay for his passage upon Consideration of serving four or five years which your petitioner did justly serve and fulfil to his utmost of his Endeavours whereupon he demanded his Liberty but could not get it and being sold from one to another ever since being 20 years could have no redress all which enforceth your Petitioner humbly to supplicate your Excellency herein to be relieved

The Premises tenderly Considered and for that your Petitioner being According to the Church of England and Baptism thereof twice Christened and besides can make it evidently appear that he hath been these twenty years wrongfully kept and detained from his Liberty as a Servant would humbly entreat your Excellency to be so Pleased out of your wonted and noble Clemency to Commisserate your poor distressed petitioners Condition that he may be set at Liberty from his long and unlawful Slavery which Granted your Petitioner

shall ever have Cause to pray &c.

The Petitioner also did alledge that Major Sewall and one John Hamilton and John Sumers could testify on his behalf in relation to what is set forth in the petition

Ordered that Summons issue for them to give in their Evidence at next Calvert County Court which was the Answer of this Board to the petition at present viz'

By his Excellency the Governor and Council in Assembly U. H. J. June the 6th 1692.

Ordered that the Sheriff of Calvert County summons Major p. 664 Nicholas Sewall, John Hamilton and John Somers if they shall be found in his Bailywick that all Excuses set apart they and either of them be and appear before their Majestys Justices and Commissioners of Calvert County Court at their next Court to be held the third Tuesday of this Instant June to testify the Truth of their Knowledge Concerning Edward Gold a negroe his Freedom or pretences thereunto whereof let there be no fail at Perill

To the Sheriff of Calvert County or his Deputy
These

John LLewellin Clk

Sign'd p Order

To his Excellency the Captain General &c The humble petition of Jane Robinson

Humbly sheweth

That your Petitioners Master dying Philip Lynes Administered his Estate so that your Petitioner served the rest of her time to the said Philip Lynes and at the Mayors Court last March was made free nevertheless the Clerk of the said Mayors Court Refuses to Grant Execution for Corn and Clothes due to your Petitioner upon the determination of her Servitude

That your Excellency would be pleased to give Order to the said Clerk that your Petitioner may have Justice and she shall Pray &c.

The Magistrates of the Mayors Court or some one of them are desired to Award the petitioner execution upon their Judgment already Given for her (as this Board is Given to understand) and that they direct their Clerk Accordingly

To his Excellency the Captain General and the honble Council The petition of John Buntin Mate of the Ship Katherine of Londondery Andrew Crookshanks Commander in behalf of himself and the rest of the Officers and Mariners of the said Ship and also of the Merch's Owners and Freighters of the same and others therein interested and Concerned

Humbly sheweth

That the said Andrew Crookshanks for a fact by him unadvisedly and unfortunately Committed on Board the said Ship was Committed and lyes Confined under the Custody of the Sheriff of Somerset County to Answer At the next Provincial Court (which your Petitioner is informed will not be till

U. H. J. towards the latter end of September next that several or most p. 665 of the Seamen as Evidences are bound to Prosecute which should they be Obliged to stay (prosecute) so long in the Country would prove the ruin and utter overthrow of the Voyage & the Ship in all Probability rendered incapable of ever making a return to the Great damage of the said Merchants Owners and others as aforesaid

Your petitioner therefore humbly prays that the said Evidences (in perpetuam rei memoriam) may be admitted to Give in their Testimony upon Oath to such Person or Persons as your Excellency shall think fit to Empower to take the same or otherwise that your Excellency will Graciously please to Grant a special Commission of Oyer and Terminer to such Persons also as your Excellency shall think fit for the speedy bringing to Trial the said Criminal upon such Evidences as the said Sea men can give Viva Voce therein whereby they may be enabled to Proceed to the Loading of the said Ship with all Possible expedition in Order to set forth with the Effects on his Voyage Homeward Bound for the Benefit and Relief of the said Merchants Owners &c who are like to be Extraordinary great Sufferers unless redressed by your Excellency

And he shall pray &c.

Ordered that Special Commission of Oyer and Terminer be directed to Col<sup>o</sup> Nehemiah Blakiston Col<sup>o</sup> Henry Jowles M<sup>r</sup> Robert Mason M<sup>r</sup> John Dent M<sup>r</sup> William Blakiston and M<sup>r</sup> Philip Briscoe or any three or more of them whereof the said Col<sup>o</sup> Blakiston and Col<sup>o</sup> Jowles or one of them to be one for the Trial of Andrew Crookshank at the City of Saint Marys on the 20<sup>th</sup> day of June instant and notice thereof to be sent to the Sheriff of Somerset County to have there at the same time the Body of the said Andrew Crookshank his Prisoner and also to Summons the Evidences on behalf of their Majestys against him Venire also to the Sheriff of Saint Marys County for Grand and Petty Jurys

Brought hither by the Speaker of the House and presented to the Board an Act of Repeal of all Laws heretofore made in this Province and for Confirming all Laws made in this Province this General Assembly ready and thus endorsed here.

By his Excellency the Governor and Council June the 6th 1692.

Assented to by this Board

Signed p Order
J LLewellin Clk.

Remitted to the House by Captain Addison & Captain U. H. J. Courts with Order to Acquaint the House that there remain yet some Laws before this Board Concerning which this p. 666 Board desire to Confer with them at Ten a Clock to morrow morning and that it seems to this Board unlikely that the Business of this Assembly should be finished to morrow the day appointed for Sessions and therefore they have further time to Compleat the same

Precept issued to the Sheriff of Somerset County as Above

Ordered vizt

By his Excellency the Governor and Council June the 6th 1692.

Ordered that the Sheriff of Somerset County have the Body of Andrew Crookshank late Master of the Ship Katherine of London Derry (whom he had in Custody Committed for Murder before their Majestys justices of Oyer and terminer especially appointed at their Court to be holden at the City of Saint Marys on the 20th day of this instant June to answer what shall be laid to his charge and also that he summons the mate Mariners and Seamen and others the Evidences therein (as he shall be informed) that all Excuses set apart they and every of them be and appear at the time and Place aforesaid to testify on behalf of their Majestys The truth of their Knowledge against the said Crookshank whereof let their be no fail on pain and Penalty that shall fall thereon

To the Sheriff of Somerset County or his Deputy Sign'd p Order
J LLewellin Clk.

To his Excellency the Governor & his honble Council The Petition of Edward Cook of Dorset County

Humbly Sheweth

That one Daniel Clarke of the same County living publickly in Adultery with your Petitioners wife in Contempt and despite both of the Law of God and Man and to the great Grief and Affliction of your Petitioner doth by Violence & Opposition to all Authority keep and detain your Petitioners said wife refusing to deliver her to your Petitioner but Continues to live incontinently with her notwithstanding any Warrant or Order of Court to the Contrary to your Petitioners Great Damage grief and trouble as aforesaid

Your Petitioner humbly prays your Excellencys special warrant for the Apprehending securing and taking into Custody both the said Daniel Clark and your Petitioners said wife so as to have them before your Excellency or such other of your Council or their Majestys Provincial or County Court to U. H. J. Answer the Premises and to Receive such Condign Punishment as so foul a Crime may Justly deserve and your Petitioners Wife required to return to your Petitioner and live with him as becometh a wife or be otherwise disposed of at a Greater distance from the sight and knowledge of your Petitioner

And shall pray &c.

By his Excellency the Governor and Council June the 6th 1692.

Ordered that the Sheriff of Dorset County forthwith to Apprehend and take into Custody the Body's of Daniel Clark and Katherine Cook the wife of Mr Edward Cook of the same County (with whom he the said Philip Clarke doth incontinently live in Adultery and detains her from going to and Cohabiting with her, so that he have them both before this Board with all Expedition to answer the Premises and the further Complaint of the said Edward Cook whereof let there be no fail at perill

To the Sheriff of Dorset County or his Deputy

Signed p Order

[ LLewellin Clk.

These

Adjourn till to Morrow 10 a Clock

June the 7<sup>th</sup> 1692 Met in Council Chamber

His Excellency the Governor

Col° Jowles Mr Tench
Col° Greenberry Captain Addison
Col° Hutchins Captain Courts

Present

Mr William Taylard appointed Clerk Assistant

Colo Brown and Mr Brooke make their appearance at the Board proceed to reading several Bills before the Board vizt

An Act for Settlement of an Annual Revenue upon their Majestys Governor &c (remark) this Board upon reading finding that the Revenue is only for the time being think it most proper that the same be as well for their Majestys Governor hereafter as for the present Governor for the time being

An Act prohibiting Trade with the Indians for any Flesh

dead or Alive except deer and wild fowl

An Act for enrollment of Conveyances and securing the Estates of Purchasers. read & Passed

An Act for advancement of Coins read and Passed

The Speaker and other the members of the House attended U. H. J. his Excellency and this Board to Confer about the laws passed this Sessions to which having discoursed on both sides and p. 668 laid down and Answered to the Objection they again return to their House

Proceeded to read the Laws before this Board The Act for the unreasonable encrease of Horses &c which produced the following message to be sent to the House vizt

By his Excellency and Council June the 7th 1692 In the Act for the Unreasonable encrease of Horses it is necessary that there be a Clause inserted against the Importation of all Horses Mares and Geldings into this Province according to the Tenor of the former Act

Sign'd p Order Wm Taylard Clk Asst

An Act of Repeal of all Laws heretofore made in this Province and Concerning all Laws made this General Assembly passed and Assented to

An Act for Publication of all Laws within this Province

Passed and Assented to

An Act for setling Naval Officers fees within this Province Passed and Assented to

An Act Prohibiting Trade with the Indians read.

An Act Ascertaining the Expences of the Commissioners &c read & Passed

An Act for the 14s p Tonnage read and Passed.

Sent to the House together with the Above Written Message by Col<sup>o</sup> Jowles and Col<sup>o</sup> Hutchins

Came Mr Tench and Mr Addison from the Committee of Accots

Colo Jowles and Colo Hutchins return to the Board Adjourn till to Morrow Morning 10 a Clock

June the 8th 1692

Mett in the Council Chamber

the honble { Col° Blakiston Col° Jowles Col° Greenberry Colº Hutchins Present Mr Tench Captain Courts )

Produced and read an Act Enabling One Burgess out of each County to lay the publick Levy of this province the present year indorsed vizi June the 4th 1692 Read 1st and 2d time Read here and also Endorsed vizt

U. H. J. Upon reading of this Bill it is Considered that several or most Part of the Inhabitants not here present having publick Claims put in have not had due notice thereof) the time of

p. 669 year for laying the Levy not yet Come. This Board think it necessary that Larger Lattitude be Given for discharging the Publick dues for the Credit and Honour of the Country then by the said Bill is Limitted with which amendment this Board is willing to Pass the same

Col<sup>o</sup> Browne and M<sup>r</sup> Brook enter to the Board

Sent to the House by Col<sup>o</sup> Brown who is desired to let them know that if they have any more Bills to Offer this Board is

ready to receive them

Came Mr King & Mr Boothby to the Board from the House with the foregoing Bills again returned to this Board, them indorsed vizt June 8th 1692 read 3 times with the Amendment desired

They also brought for the 14s Tonnage and the Act ascertaining the Expences of the Commissioners &c Subscribed vizt June the 8th 1692 the House of Assembly have Assented

Signed p Order Henry Denton Clk.

Came M<sup>r</sup> Cheseldyn and M<sup>r</sup> Wynn from the House with several Bills which they present to the Board viz<sup>t</sup>

An Act prohibiting Trade with the Indians for Skins furrs

&c read here & Passed

An Act for 14<sup>s</sup> p Gallon on Liquors Imported read here & Passed

An Act appointing M<sup>r</sup> Peter Pagen to be Agent for this Province read here and passed remitted to the House

Adjourned for an hour

Met Again Present as before

Came Captain Ennals and presented the following Bills vizt An Act enabling one Burgess out of each County to lay the publick Levy of this Province for this present year

An Act for the Imposition of 4° p Gallon on Liquors im-

ported into this Province

An Act appointing Peter Pagen Merchant to be Agent &c Subscribed viz<sup>t</sup> June the 8<sup>th</sup> 1692 the House of Assembly have Assented

Sign'd p Order
Henry Denton Clk Assembly

reserve and property

Passed and Signed here in like manner

Ordered that Randolph Brand of Charles County to appear at the next Provincial Court to Answer his Contempt and misbehaviour towards the Government and that he give good Security for the same Came M<sup>t</sup> Wynn from the House and presented the Board U. H. J. the Address signed by the House, also another address relat- p. 670 ing to the Countrys Dutys and Col<sup>o</sup> Darnalls demand signed

by them

Notice to be Given to Cecil Butler deputed by Col<sup>o</sup> Darnal as Naval Officer that he forbear further to Collect the 14<sup>s</sup> p Ton Fort dutys it being Ordered to be Collected by the Collector and Naval Officer the same to be signified publickly by and Order of this Board to be set up in the Collectors Office

By his Excellency the Governor and Council in Assembly June 8th 1692.

Maryland sst

Ordered that the several Officers and Agents of the Lord Baltimore appointed to Collect his Lordships part of the Shipping dues do henceforth Succease the Collection and receiving the Fort duties of 14<sup>5</sup> p Ton on Ships and Vessels Trading here the same being Adjudged by Act of Assembly to be the Country duties and to be Collected by the Naval Officers appointed by his Excellency in the several entring Ports in this Province

Signed p Order J LLewellin Clk

A Petition preferred by the Inhabitants of Kent County on the north side of Chester River praying that if the Island of Kent be Seperated from them into a County of it self a reasonable number of the Inhabitants on the South side of Sassafras River may be added to them

His Excellency declares to the Board that he desires to be more fully informed of the nature of the petition and of the Conveniency of Granting the same and will further Consider

thereof

• A Petition preferred by the Inhabitants of the South Side of Sassafras River in Cecil County setting forth that their Court being holden on the north side of the said River to their Great damage ill Conveniency and hazard in bad weather especially pray therefore to be Joyned to Kent County in manner as themselves the Inhabitants of Kent County on the North Side of Chester River by their Petition have prayed

The same Answer given them as to the Inhabitants of Kent

County

An Address or Petition preferred by several Merchants Factors Traders planters and other Inhabitants and Residents in Talbot County together with several Masters of Ships and other Vessels trading into this Province with sundry of their Subscriptions (praying that the Town of Oxford for U. H. J. the Commodious Scituation thereof may be erected into a p. 671 Corporation with immunities and Franchises accordingly.

His Excellency will Consider thereof

The address brought by Mr Wynn is as follows viz'

To their most Excellent Majestys William and Mary by the Grace of God King and Queen of England Scotland France

and Ireland Defenders of the Faith &c

We your Majestys Council and the Freemen Inhabitants of this your Majestys Province of Maryland by their Representatives in a Gen Assembly now Convened and met together having seriously and maturely perused Considered debated and Enquired into the several Articles of Impeachment or Charge Exhibited by our Agents against the Lord Baltimore and his Deputies do upon strict search thereinto and the several Depositions Examinations Papers and Records thereof find the same to be Punctually & Exactly true according to the several parts thereof now by us Abridged & hereunto annexed the which we are able ready and willing to prove defend and maintain by such further Testimony proofs and evidences as may be reasonably required of us whensoever your Majesty shall please to call us thereunto By your Royal Commission of Enquiry into the Premises and not only so but several Insolencys Misdemeanors & Outrages done and perpretrated since by his Factors and Agents here to the disturbance of your Majestys good and leige Subjects. Inhabitants hereof Aiming at and designing nothing less then total Subversion of this your Government and your Majestys Royal Authority over us which they have (as much as in them lye) endeavoured to Obliterate and rase out of the minds of your Majestys most Loyal Subjects

The Moiety of 2° p hhd by Act of Assembly Vested in his Lordship for the support of Government and the Contingent

Charges thereof

We likewise find to be misapplyed, and that his Lordship the Lord Baltimore in Arrears indebted to the Country six or seven and thirty thousand Pounds Sterling at the least whereof his Lordships Agent here hath Obstructively peremptorily refused to give any Account or produce his Book of Entry whereby he is to make out the same which we humbly pray (by your Majestys Royal Commission may be inquired into and an Account thereof duly rendered and Satisfaction for the Ballance duly made by his Lordship by which means we your Majestys most Loyal Subjects may the better be enabled to p. 672 express our Gratitude to your Majestys for Answering our petitions in Giving us a Protestant Governor by rendering

him able and sufficient to support and maintain the Honour

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your Majesty designed him and the Satisfaction we retain in U. H. J. placing him among us

Signed by every Member of the Council Present Adjourned till to Morrow Morning 10 a Clock

June the 9th 1692

Met in Council Chamber viz'

His Excellency the Governor

Colº Blakiston Colº Browne
Colº Jowles Mr Tench
Colº Greenberry Capt Courts
Colº Hutchins Mr Brooke

Sent to the House this following Message

By the honble Council June the 9th 1692.

This Board perusing the Act for Payment of publick charge find an Article to his Excellency the Governor of Gratuity which this Board find very unsuitable for his Great Charges and trouble and undertaking in the Peacable and happy Settlement of the Government of this province specially Considering a larger Gratuity to a Person of an inferior Capacity in the same act allowed which this Board desires may be rectified

2<sup>dly</sup> This Board finding that in the Accot of Mt Lynes for publick expences of this honble Council that each particular Article is charged to their particular Accot for which Reason as it is informed to the Board that an Order of your House Referred the said Lynes to them for Satisfaction Notwithstanding by his Excellencys special Command they Came to attend him upon his arrival upon Surrender of the Government and since Called down upon Emergent Occasions which

also this Board desire may be Rectified

3<sup>dly</sup> This Board likewise desire that some Consideration may be taken in Relation to the last years Levy that your house would propose some method of full Satisfaction of all Bills drawn by the Naval Officers that are in the Country or others that may come in Protested on the same Account next Shipping wherein if due Care be not taken it will destroy and render the Credit of the Country insignificant & Poor very injurious to many good People living in and Trading to the same

Signed p Order W Taylard Clk Assistant U. H. J. The Governor of New Yorks Letter Recommended to the p. 673 Consideration of the House returned hither with the Endorsement viz'

By the House of Assembly 9th June 1692.

This House do humbly Conceive that matter concerning peace & War belongs to the King to Conclude and therefore Referr themselves for an Answer to be Given to the within mentioned by his Excellency

Signed p Order Henry Denton Clk Assembly.

Brought from the House the Act for Payment of the publick Charges &c read and Passed the first time

Sent back by M' Tench and Captain Courts they return

The Speaker and Members of the House attended his Excellency and this Board at the Passing and sealing the Laws passed this Sessions

They passed the Seal and are thus endorsed June the 9th

On behalf of their Majestys King William and Queen Mary I will these to be Laws Signed

L Copley.

His Excellency declares his Resolution of Adjourning the Assembly till the 20th day of October next and Orders the Speaker to Adjourn his House to that time.

Accordingly this Assembly is Adjourned to the 20th day of

October 1692

Signed p Order John LLewellin Clk

## PROCEEDINGS AND ACTS

OF THE

## GENERAL ASSEMBLY OF MARYLAND,

At a session held at St. Mary's, May 10-June 9, 1692.

CHARLES CALVERT, LORD BALTIMORE, Proprietary.

LIONEL COPLEY, Royal Governor.

THE LOWER HOUSE OF ASSEMBLY.



Begun [on the 10th day of May, in the] fourth yeare of the Raigne of Jour Soveraign Lord and Lady King William and] Queen Mary Anno Dom 1692.

Vertue of there Majties Writt of Election iss of Chancery in this province beareing Da day ed to the Citty of St Mayes & the seve vince comanding them to make Choice of for Sufficient able spectiue County and two for the is for the said City & Countyes City of St Marves and to

personally ap aforesd to att City of St Maryes vpon the Tenth day aboue being Tuesday in the yeare of our Lord 1692 where mett they afterwards went into the Councill Chamber neare to the m' Gerrard Vansweringhen in the said City; his Excellency Copley Gournor and the Upper House being there present his Excellency in a Speech Sett forth vnto them the severall difficulties & hazards he had through after the King had Signifyed his Intentions of Sending him amongst them he put them in minde of makeing wholesome Laws and the laying aside of all heates and Annimosities setting before

them the Examples of their Sacred Majties Amongst other Laws to be made he recomends to th<sup>m</sup> one

in particuler as placed in his Instructions (to Witt)

The Raiseing further Supplyes for Support of the Gournor for the time being, and defraying the necessary Charges of the Gouernmt Conceiuing that it would be advantagious to the Countrey as well as Satisfaction for himselfe to know what they intended for him to Support the Honor of the Post the King had placed him in, and to Reduce that as alsoe the Allowances to the Gentlemen of the Councill & Assembly to a certaine fund, hopeing they would come short of none of their Neighbouring Colonies in anything of that Nature, and soe desired them to goe and Choose their Speaker and take care that none be admitted to Sitt amongst them but such as should take the Oathes and be qualifyed by Law.

Which being ended the members of the House of Assembly withdrew & repaired to the State House in the said City of

S' Maryes.

tiue

Then the members proceeded to make Choice of their Speaker and by Gen'all Vote, nemine Contradicente the Election made Choice of Mr Kenelm Cheseldyne for their Speaker and place him in the Chaire accordingly.

Original

Then was Henry Denton likewise uoted Clarke of this Journal. House.

Jonathan Clarke was alsoe admitted Dorekeeper as Like-

wise James Baker

The Speaker wth the rest of the Members of this House went vp to the Council Chamber where they presented their Speaker to the Gou'no' whoe there made a Short excusatory Speech, disableing himself by reason of his many Imperfections humbley desireing his Excellency to Nominate some more able and Sufficient Member of the same house to which his Exncie replyed that he Did very well allowe of their Choice, for which he returned his Exncie Humble thanks for thinking him worthy for the Execution of a place of to vse his Utmost Care and dilige in the name & on behalf of these Priviledges of freedome from Arrest and free Liberty of Speech

House where he The Speaker with the rest of returnes them promissing to discharge that ording

to the best of his ability

Proposed by Mr Speaker hours att, who all resolved to meet in the Mor & soe to sitt till four in the Eve

of the Clock The House adjournes till to Morrow Morning

#### Ith 1692 Wednesday M

The House again Mett & Debated the precedency of in the house, which was resolved as followeth (Uiz)

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City of St Maryes St Maryes County St Maryes County Calvart County Kent County Charles County Sumersett County Sumersett County Sumersett County Sumersett County
                                                                   Sumersett County | [Cæ]cill County
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And accordingly in order the Delegates of the City & each

respective County take their places.

M' Speaker orders the House to be called ouer according to their places to see what members are absent which was done as follows Viz.

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City of St Maryes Edwd Wynne Esq \
                                                                        Baltemore County Mr Geo: Ashman
                                                                 Baltemore County Mr Geo: Ashman
Mr Edwd Boothby
Mr ffra: Watkins
Mr Tho. Staley.
Talbott County Mr Robert Smith
Mr Wm Phiney
Mr Hugh Sherwood
Mr Jno Edmondson
Sumersett County Capt Wm Whittington
Mr John Hewett
                             Mr Robt Mason
St Maryes County Mr Kenelm Chiseldyne.
                              Majr John Caruell
Mr Phillip Clarke
Mr John Watson
Kent County Mr Wm Harris
                                                                                               Mr John Hewett
Mr Thomas Evernden
                     Mr Hans Hanson
                     Mr Elias King
                     Mr Samll Wheeler
                                                                                               Mr Jno Godden.
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Ann Arrundell Mr John Hamond County Mr Henry Ridgeley Dorchestr County Majr Henry Tripp Doctr John Brookes Original Mr James Sanders
Mr John Dorsey
Caluert County Mr Thomas Greenfield
Mr Thomas Tasker Mr Thomas Ennalls Mr Edward Pinder Cæcill County Mr William Dare
Coll St Leidger Codd
Mr Edward Jones
Mr George Warner Mr Henry Mittchell
Mr John Bigger
Charles County Mr Wm Dent Mr Henry Hawkins Majr Ja: Smallwood Capt Phillip Hoskins

The aforegoing names called ouer and were absent these

Members following (Vizt)
Majr Caruell, Mr John Edmondson, Mr Tho: Evernden, Mr

Jnº Godden & Mr George Wardener.

and Mr James Sanders to the Councell James Smallwood, Mr Thomas Greenfield & Roome Mr Edward Pinder were not sworne yesterday.

> use themselves to this House for not Majr Smallwood for Excuse vice, by Order of

the Gouerno'

of this House, which being read for the members thereof vpon (Vizt)

May 11th 1692.

delegates of this Province now Asse Observed by the Burgesses & De this House dureing the Sess this

1st That No Burgess, Deputy, or Delegate name any one by his shall vse any revileing Speeches proper Name but by another Significacon (Vizt) Gentlman that

speake last or the like.

2dly That Noe speake aboue once att a Reading to any Bill without Lycence of the Speaker, and if Two persons or more rise vp together the Speaker shall appoint who shall Speake first and noe one may interrupt another or Speake till the other hath ended.

3<sup>dly</sup> That none shall deliuer his Opinion or Speake sitting to any Bill but shall stand up & reuerently direct his Speech

to the Speaker.

That euery bill proposed to the House shall be read three seuerall dayes before it be Engrossed, and that between euery Reading one day shall be intermitted vnless upon uery Urgent Occasion M' Speaker wth the Consent of the House shall dispence therewith, and then one being read twice att one Sitting shall be Sufficient as Read two Seuerall dayes & times when soe Entered vpon the Clarkes Journall.

5thly That noe one shall come in to the house of Assembly whilest the House is sitting with a sword or other Weapon

Original but shall putt the same into the hands of the Dorekeeper or Journal, other person appointed thereto vpon penalty of a ffyne, as the

Speaker Deputies & Delegates shall thinke fitt:

6thly Any of the members bound to Attend this Assembly who shall be absent from the House att the hower & place appointed after the number of Eleauen of them and the Speaker according to the Ord<sup>1</sup> for settleing the House shall be fined according to the Discretion of the house vnless vpon Lawfull Excuse & Admitted by the Speaker.

7thly All misdemeanors which shall happen within this House

shall be Censured & fined by this House.

8thly When any Bill is presented & noe one makes objection therevnto, Mr Speaker shall appoint any one Member to speake to the said Bill, & deliuer his Opinion first and soe in

Ord as Mr Speaker shall thinke fitt.

9<sup>thly</sup> That Dureing the Sessions of Assembly noe one whatsoeuer, either Deputy Burgess Delegate or Clk shall Utter any Words or make Relation of any words spoken in the House To any bill or otherwise vpon debate or Conference vpon penalty of such ffyne as the House shall think fitt.

10thly That noe Bill be read at any time dureing this Sessions of Assembly but In a full House, all Comittees being

first Called in to the House.

Assembly presume to the House is Sitting vpon penalty house think fitt,

May the 11th 1692 of Assembly

The aforesaid Rules were

The House thought Convenient Harris to the Councill to gett his Maj<sup>tes</sup> high Court of Chancery

The House adjournes

Mr Robert Mason The house again Mett the Returne of the Mr Edmondson Mr Godden & Mr Warner the house & Doe say that they dispence with that formall enjoyned them of takeing the Oathes and Desire to know what account they shall give they were chose to serue & M' to their Countyes for Speaker returned for Answere, that they draw vp in Writeing their Reasons of their not takeing the Oathes & then the House would consider of them.

Comittee of Priviledges & Elections appointed (Vizt) Mr Jno Hamond
The said Comittee was to enquire, into
disorderly & undue Elections

Mr Edwd Pinder Mr
Wm Harris Mr Phillip
Clarke & Docter John
Brookes

Petition preferred by seuerall Mast<sup>15</sup> of Shipps & Read, Original which sett forth that the two Brownes being Shipps of force & Journal. ready to Sayle & haueing protection from all Embargoes, which now the said Petition<sup>15</sup> lay vnder, notwithstanding were able to make vp a ffleet of about Twenty Sayle & therefore capable to make a pretty good Defence if opposed. That if they were now stopt from their Voyage it would be of Considerable ill Consequence to them, provissions being scarce to gett, besides runing the hazard of this Countrey Seasoning they therefore desire this house will be pleased to interceed with the Gou<sup>1</sup>no<sup>1</sup> in their behalfe that they may be permitted now to Sayle: To which the house nemine Contradicente did agree.

Petition of Seuerall freeholders of Calvert County preferred, and read, the maine Purport whereof was that their Election for Burgesses had not been fairly carryed on, & the same was

left to the Comittee of Elections to Consider off.

The said Comittee tooke leave of the House and Carryed wth them the Returnes of the Writts of Election & Petition of

Calvert County ffreeholders to Consider off.

M' Greenfield a Delegate of Calvert County moves the House & does say he can give vpon Oath of some illegall & vnfaire proceedings passed at the Election of Burgesses in their County and there vpon was Ordered to make his report to the Comittee of Elections Concerning the same.

Mr Wm out to draw vp a Petition to the Gouern

according to the purport of their request

Returne the Gournor & Councill sent to this

sworne in the Upper house.

Ridgeley, Mr Sanders, Mr Hawkins Mr Mason Capt Whittington Capt Hoskins, Mr Wheeler Mr Mr Ashman Capt Mittchell Majt Mr King, Doct Brooke, Mr Wynne (Viz).

Mr Dent.

## Signed John LLewellin Clk

Moued member of this house that a Comittee of Agreevances might goe forth by the house was thought necessary and therevpon M' Speaker appointed M' Wattson Coll Smith and M' Hoskins to goe forth as a Comittee Examine into such matters & make a report thereof to the House. Coll Codd gives notice to the members of the house that if any of them have any agreevances to Offer they should present them, wherevpon Capt Whittington moved to the house that he had some Grievances drawne vp in a paper in his Shallop, and therefore asked Leave to fetch it web was granted him

Mr Edward Jones reports to the house some certaine Original Journal. Grieuances of persons brought downe out of their County vpon friuolous Matters, to their great Charge & all most Utter Ruine.

M' Robert Mason and M' Wm Dent returne into the house again with a Petition drawne as was ordered, which being read, it was ordered by the house to be Written vnderneath the Petition preferred to this house as follows, (uizt)

To his Excellency Lyonell Copley Esqt Capt Genll and Gouernor of this Province &ca

May it please y' Excellency.

The aforegoeing Petition has been read in this house, who are generally sensible that the greatest part thereof is True & the Motives therein Layd downe very pressing and therefore doe humbly pray y' Excellency on their behalfe to give such Grant to the same as In your Wisdom you shall see Convenient. Signed p ordr

Hen Denton Clk Assembly

[Geo:] Warner

Moved by a Member of this house that Consideracon may be had of the vse of habeas Corpus in this Province. The house referred it to a further Consideracon.

Capt Whitington brings in to the house the paper of Grievances of Sumersett County which was Read and it was Ordered that he should Carrye the same to the Comittee of

Agrievances.

Moued by a member of this house of considering of a way to Encourage the bringing in of Money and the same was seconded by another Member, and ordered by the house that some Method be Used towards the prepareing a Bill for the

Mr John Edmondson, Mr & Mr George Warner came Reasons of not takeing the Oathes, into the ffollows (Vizt)

To the

Wee whose names are Delegates for our County vpon Scruple of Conscience & due attendance to although the Substance therein lemnly in the presence antient Customes formance thereof, are not of God, & Vsages of thereof, and a Certaine Act of Assembly to science made and provided therefore, Wee Majties and our Countrey leave this to y' Serious consideracon a way for the reliefe of all tender consciences that put into a Capacity to serve their Majties & our Countrey John Edmond[son] Tho: Everenden

John Godden

The House doe promise to returne them an Answer to their Original s<sup>d</sup> Petition. Comitte for inspecting the Laws appointed (viz<sup>t</sup>) Journal.

Mr Wm Dent
Mr Phillip Clarke
Mr Rob' Smith

Cap' Tripp
Mr Tho: Greenfeild
Cap' Wm Whittington
Mr Edwd Boothby

Ordered that some of the Upper house be desired to joyne wth the said Comittee Mr Phillip Clarke returnes from the Comittee of Elections and makes Report to the house, the sense of that Comittee concerning the Election of Delegates in Calvert County whoe Returne as follows May 11th 1692.

The Comittee to inspect the Elections and Priviledges &c., haueing duely Examined the Election for Calvert County doe finde the same to be a due Election.

Signed by Order Peter Dent Clk of the Comittee

Putt to a Vote, whether the said Returne of the Comittee shall be Confirmed or noe when a full house sitts.

An Answere to M' Edmondson & his Bretherens Petition

is referred by the house for Mr Speaker to giue.

The Gou<sup>r</sup>no<sup>rs</sup> Speech to the house againe Read, and ordered nemine contradicente that Thankes be Returned to his Excellency for the same.

The Comittee for Elections sent to the Councill wth this fol-

lowing Message, (Vizt)

By the house of Assembly May 11th 1692.

This house have appointed M<sup>r</sup> Dent M<sup>r</sup> Clarke M<sup>r</sup> Smith M<sup>r</sup> Tripp M<sup>r</sup> Greenfield M<sup>r</sup> Whittington & M<sup>r</sup> Boothby to be a Comittee for Examination & inspection of the Body of Laws of this Province & doe desire that some Members of the Councill may be joyned wth them therein.

Signed p Order

Hen: Denton Clk Assembly.

Ordered by the house that every Ordinary keeper bring in

his Accot euery Saturday Night.

The Comittee for Agrievances Returne into the house & presented to the house severall Grievances drawne vp in a paper which were read & are as ffollows, (Viz<sup>t</sup>)

Grievances presented to the Consideracon

1st Hum land in euery respective County

Number of Ordinaryes or and to the depopulateing thereof Ruine of this our Province.

Original 2<sup>dly</sup> alicious persons out of their to the ProJournal. vinciall Court for severall in the same County and the
Answere some times for little hath appeared, it
being a great Gri noe Indictmt Bill, plaint or Inf
to the Provinciall Court w<sup>ch</sup> by County Courts.

3<sup>dly</sup> great Grievance that their is noe Car

for of the Clergy to the Service of God Almighty and ood of our poor Soules, by Erecting of Churches & provideing a Comp maintenance for such whoe are

lawfully Authorized to Exer that function

4thly And it is rther Reported great Grievance that all the vpper parts of this Province is forced to Travell to St Maryes vpon all Occasions, as to Courts and Assemblyes & all other Occasions the Scituation being not Convenient, being at one End of the Province & inconvenient, when as it ought to be in the Center or as neare as possible might be.

5<sup>thly</sup> Wee pray that it may be Enacted that all Wills may be proved in the County and Administracons granted in the same County according to the Late Ordinance and that the

ffees to such Clarke may be assertain'd.

6thly Itt is reported to vs as a great Grievance that Actions are brought for small quantityes of Tobacco Wee pray that it may be Enacted that for the future noe Action be brought in to any Court of Record in this Province, vnder the Sume of ffour hunderd pounds of tobacco but that all Debts vnder that Sume may vpon Complainte to one or two Justices of the Peace in every Respective County be Lawfull for the said Justices vpon due proofe of the Debts before them made to give Judgment to the Complainant and vpon refuseall of paymt to award Execution, allowing to them or their Clarke reasonable Costs.

7<sup>thly</sup> Itt is reported to vs as a great Grievance the excessive Charges that is Expended in Ordinaries att Assemblyes, Wee pray that it may be Enacted that every Delegate that hereafter shall serve in these Generall Assemblyes may know their Certaine allowance for every dayes expence for themselves and their Men, by meanes whereof the aforementioned abuses will

be Regulated and amended.

8thly Itt is further Reported to vs as a great Grievance that Chirurgeons and Phisitions in this Province haue and Dayly doe to the Great Grievance of the Inhabitants of this Province Charge them with Excessive ffees, and noe Law provided to restraine Curb their Vnreasonable demands, pray that it may be Enacted that every Doct shall in his Accos Charge the first Costs of his Medicins administred to his patients & thereto Add soe much more as his Costs, and for

every Visitt to Charge Tenn pounds of Tobacco for euery Original Mile that he shall Ride to Visitt his Patients as often as Journal, desired.

9thly Itt is reported to vs as a great being Indebted to the Sherriff and haueing wherewithall to dis the Credito's will not re may that henceforth ev the Twentyeth day of good tobacco, and the Credito' shall refuse and Weighed, and if secured for acco' of the Credi ereof for one yeare next ensu any action to be excluded

in old England the to Ride the Circuit and that all Criminals may be try their proper County according

to the vsuall Customes in old England.

By the House of Assembly May 11th 1692.

Voted and ordered by the house that every Ordinary Keeper giue a perticular Accot of every Burgesses Expences and deliuer vp the same every Saturday Night and that an order to the same purpose be given vnder the hand of the Clarke of this house to euery Ordinary keeper hereabouts, to the end the same may be duely observed vpon pennalty of that Ordinary keepers forfeiting that weekes Accot soe neglected to be observed as afd, dureing this Sessions.

The House adjournes till to Morrow Morning Nine of the

Clock

## Thursday May 12th 1692.

The House againe Mett & ordered to be called ouer, and these following Members were absent, (Viz<sup>t</sup>) Maj<sup>r</sup> Caruell, M<sup>r</sup> John Biggers, Maj<sup>r</sup> Smallwood Cap<sup>t</sup> Hoskins, M<sup>r</sup> ffinney M<sup>r</sup> Edmondson, M<sup>r</sup> Everenden M<sup>r</sup> Goddin, M<sup>r</sup> Dare, M<sup>r</sup> Warner.

M' ffinney enters the house.

Coll Codd moues that some time of the day might be appointed when all the house may be present to heare debates.

Mr Dare Enters the house.

Moued by a member of this house that it may be put to a Vote whether or noe a full house shall not Continue together to heare Debates, dureing some certaine space of time every day, (vizt from Nine of the Clock in the Morning till two in the afternoone.

Maj<sup>r</sup> Smallwood Enters the House.

The aboue Motion was put to the Vote and carryed in the

Negatiue.

The Returne, of the Writt of Election for Calvert County made by the Comittee of Elections appointed to Inspect such

Original Matters, ordered to be read in the house which was as ffollowes Journal: (viz<sup>t</sup>)

May 11th 1692.

The Comittee to Inspect the Elections & priviledges haueing duely Examined the Election for Calvert County doe finde the same to be a due Election

Signed p order Peter Dent Clk of the Comittee

Debated shall be Confirmed or noe.

Moued by Green shall be Confirmed or noe.

put to a Vote which was

Bigger in to the house.

be put to a Vote, whether the might be acceptable to this whole house that a Message might concerning the Same.

M' to withdraw, we'n was granted him.

The likewise, that for Elections and priv arge.

cerning the Petition of some Memb's of Draw

vp and read & ordered to be sent, as ffollow (Vizt)

By the house of Assembly May 12th 1692.

This [house] has been M[oved] by severall Members whose consciences will not permitt them to complye [with the] forme of the Oath of Allegeance and Abhorre[nce] as it is taken by [their] Maj<sup>ties</sup> other Subjects, and desire to serve their Maj<sup>ties</sup> and their Countyes in the Trust reposed in them, This house are very desirous to haue the Assistance of all the members of the same in those weighty affaires now before them and alsoe of the aforesd members, if any Expedient can be found out, in which Case, the vsuall Declaration made by persons soe principled will be satisfactory to the house of their Loyalty to their Maj<sup>ties</sup> and ffaithfullness to their Covntry and the Advice of their Maj<sup>tes</sup> hon<sup>thle</sup> Covncill herein is by this house desired in the p<sup>r</sup>mises.

Signed pr ordr Hen. Denton Clk Assembly.

M' Bigger enters the house.

The aforesaid Message againe read & sent by Coll Codd & Mr Greenfield.

They returne againe and say they delivered the aboue

Message.

Ordered a Message to be drawne to present to the Gouerno<sup>r</sup> & Councill to know the Convenientest time to waite vpon their Hono<sup>rs</sup> which was accordingly drawne and read, as follows, (viz<sup>t</sup>)

By the house of Assembly May 12th 1692.

This house has ordered and Confined themselves to Certaine howres of Meeting (vizt) To meet att nine of the Clock in the Morning and soe to Continue till four in the afternoon.

They have thought fitt to intimate this vnto your Honors Original desireing that you would be pleased to Signifye vnto this Journal. house which will be the most convenient times to waite vpon your Honors about the business of the Countrey now in hand that matters may be the easier comunicated.

Signed p Ord<sup>r</sup> Hen Denton Clk Assembly

The aboue Message was sent by Mr Tasker and mr Haw-

kins who retorne & say they delivered the same.

Ordered that a Message of thankes, to the Gouerno's Speech, from this house, be drawne vp, Which was as ffollows, (viz<sup>t</sup>)

By the House of Assembly May 12th 1692.

This house haueing read his Excellencys Speech att the opening the same soe Suitable & proper to that they doe, Nemine con to urned to his Excellency.

The aboue Message read was accordingly done by M<sup>r</sup> M<sup>r</sup> Jones, Coll Codd M<sup>r</sup> Ma dgeley.

Major Caruell Enters

The aforenamed Gentlemen Mr Winne gives the house an account nor the which his Excellency thankes to this house for the same & withall desired that the

the Province now in agitation might be Expedited.

Coll Codd & M' Ennalls sent to Call in the Comittee

appointed for Inspecting the Laws.

The paper of Grievances ordered to be read ouer again finde Convenient that the Article about Tipling houses be

Ordered by the house that his Excellency be Moved to Cause a Rule of Court to be made in the Provinciall Court, that all Indictm<sup>15</sup> brought in the Provinciall Court which are or may be cognoscible in the County Courts shall be sent back to the County Courts from whence such Indictm<sup>15</sup> are brought

The Comittee of Elections sent for, repaire to the house, and bring in these Returnes ffollowing (Vizt) May 12th 1692

The Comittee to Inspect the Elections & Priviledges &ca haueing inspected into the Election of Mr John Hewett, whoe was Elected for the County of Sumersett being a man in sacred Orders is thought not fitt to sitt as a member of the Lower house.

Signed by Ordr Peter Dent Clk of the Comittee

May 12th 1692.

The Comittee to Inspect the Elections & Priviledges &c: haueing made Inspection into the Election for Cæcill County

Original doe finde that Coll: St Leger Codd whoe was Elected for the Journal. said Covnty ought not to Sitt as a member of the Lower house till he hath Cleared himself of an Accusation proved against him before a Convention held at St Maryes the 11th day of Aprill 1690 and hath since sent a Letter directed to Coll Henry Covrsey endeavouring to divert their Majues Subjects from their Allegeance.

Signed p Ord Peter Dent Clk of the Comittee

An order of Convention as Likewise a Letter Concerning rebellious practices acted by Coll Codd read in the house.

Mr Wynne goes along wth Majr Caruell to the Councill to take the Oathes.

The House adjournes till to morrow Nine of the Clock.

#### ffryday May 13th 1692.

The House againe mett & ordered to be Called ouer and were absent these following members. (vizt)

were absent these following members, (viz<sup>t</sup>)

Maj<sup>r</sup> M<sup>r</sup> Harris, M<sup>r</sup> Hamond, M<sup>r</sup> Smith, M<sup>r</sup> Ed

Doct<sup>r</sup> Brookes, M<sup>r</sup> Pinder, M<sup>r</sup> the house except M<sup>r</sup>

Edmondson

as his Crimes laid to his Charge of Some of their proceedings tions & Priviledges &ca haueing

tions & Priviledges &ca haueing Countyes & Citty of St Maryes, the County of Calvert, the Charles County of Baltemore, the County of Talbott the County Sumersett & the County of Dorchester doe finde Elections Citty & the Severall Countyes aforesaid to be due and the fitt to sitt in the house of Assembly except those persons that haue

been already offered to the Consideracon of the house, Signed p Ord Peter Dent Clk of the Comittee

The Comittee makeing noe Returne in the afd List of Cæcill County Delegates for answer to the reason asked them, doe say that information was given them of severall Misdemeanours & Crimes Laid against them, whereof the house thought fitt they should cleare themselves & therevpon were dismissed the house till the Matter were enquired into and debated by this house.

The Comittee for Inspecting the Laws ordered to goe out

vpon their Charge.

Thomas Brookes Esq<sup>r</sup> sent from the Gouerno<sup>r</sup> & Councill with a Message to this house which was read as follows, (Viz<sup>t</sup>)

By his Excellency the Gouernor & Councill in Assembly. The Severall Messages this day recd from the house by mr Journal. Greenfield, and mr Cood, the second by mr Dent, Mr Smith, Maj' Tripp, M' Whitington and the Last by m' Tasker, and m' Hawkins haue passed the mature & deliberate Consideracon of this Board, and in Answere therevnto they Returne severally & in Order, as ffollows Vizt

- 1 That this Board is very desirous to Concurr with the house in all things reasonable and safe for them to doe, especially should be very glad to give that Sattisfaction both to the house & the persons themselves principally Concerned, whoe for tenderness of Conscience cannot complye with the Lawe In takeing the Oathes in such formality as is required, but after all their endeavours & strict scrutines there into, cannot finde out an Expedient for that purpose, without open Violation of the Lawes of England, which is not Consistant nor in any wise to be admitted off according to our prent Constitution, alsoe wholely repugnant to the very express words of his Exncies Comission, and his directions in his Speech att the opening of this Assembly now recomended to the Consideracon of the house for their further and better Sattisfaction.
- 2. This Board is ready and Willing to [join] wth some others of the house to inspect [the Body of the Laws as desired] but Concievs it altogether necessary [in the first place to consider matters] of greater Import, [weight and moment for the quiet peace and settlement] of this Province, and [necessarily leading to the making of wholesome Laws for the good Gou [ernment thereof, such as recognizing the undoubted Right and Soueraignty [of their Majestys in and to this Province; this] present Meeting a Legal [and duly qualified Assembly to enact] and make such Laws vnder [such an Authority; and then an Act of ] Indemnity & some mea [sures for the Confirmation and settling of all] Matters Judiciall & otherwise [since the late Revolution as shall by this] Assembly be thought [fit to be presented to his Excely, and by] him to their Majtes for their [Approbation and assent.]

These things and some oth [ers recommended by his Excly in his speech] to the Consideracon of this Assem[bly premised and Considered: This Board] will as before readily joyne in Comittee with the [house] in the [matter] desired or what else may reasonably be offered to them.

3: This Board shall and will alsoe be [ready] to receive a Message or conferr with the house ab[out the] Emergent affairs of the Province whensoeuer the same shall [be] thought convenient [or] desired by the house.

Signed by Ord John LLewellin Clk.

Moved and Voted in the house whether the Inspection of Journal. the Old Lawes or the Goeing vpon those menconed in the Aboue Message shall be Expedited first.

Itt was carryed by the Majority of Voices to goe vpon the

old Laws first.

Voted in the house, nemine contradicente that an Address be drawne to returne his Majesty thankes for his Gracious care in the Settlemt of the ruin'd State of affaires here in this Province, and takeing the same & this Gouernm' imediately vnder his owne protection.

A message sent from the Comittee of Lawes as follows,

(Vizt)

By the Comittee for Inspection of Laws, May 12th 1692. Debated in the Comittee what the Laws of this Province shall beare, and it is the Opinion of this Comittee, instead of the words formerly vsed, these words be inserted; Lawes made & Enacted by their Sacred Majties Wm & Mary King & Queen of England &ca by & with the Advice and Consent of the Gouernor & Councill & This Gen Assembly.

The Advice of the house humbly is prayed in the prmises. Signed p Ord Cleborne Lomax Clk Comittee

Ordered by the house, that all Lawes now or hereafter to be Enacted be Enacted thus, Vizt) Lawes made & Enacted by Gouernor & Councill and Generall Assembly.

The debate about Coll Codd reserved till the Morning.

The Clarke of this house sent by Docter Brookes mr Pinder and m' Sanders to be presented to the Councill to take the Oaths of Allegeance and Abhorrency, as Likewise the Oath of Clarke of this house the Tenor whereof was as follows, (Vizt)

You doe sweare that you will well & Truely Execute the place & Office of Clk of the house of Assembly, you shall true & faire Record keep of the proceedings of the said house the secretts thereof you shall not divulge or reveale to any person & in all oth matters & things relateing to the said Office you shall ffaithfully to the said place & office belongeth; according to the best of your soe help &ca

before the Councill of Allegeance & Abhorrency

this

LLewellin Clk.

Answere to a second Message sent

Vizt)

May 13th 1692.

As [to the Answer to the second Message to this] house, this house does say, be fore their Honours answer thereto they had ordered] that a bill of Recognition [of his Maj<sup>tys</sup> right Original and title to this Pro]vince, alsoe a Bill for Reliefe [against the Journal. Act of Limitations &] alsoe another Bill for Salveing of [all errors in proceedings at Law occasioned] by the Late Revolution ordrd to [be brought] into [this house] by some other Members of the said house then the [said Com]mittee, [that so] said Comittee for Inspection of the Lawes may [proceed] vpon their [charge] from this house in which the most materiall [mat]ters in this As[sembly will] be debated & dispatched, therefore they [humbly] desire that wha[t persons] his Exney intends to be Assistant to the said Comittee may be with expedition sent to them, it being a business that requires most [time] and of greatest difficulty, otherwise the said Comittee must proceed by themselves.

Signed p Ordr Hen. Denton Clk Assembly.

The aboue Message sent by Majr Smallwood.

Another Message drawne vp to be sent to the Gouerno' & Councill desireing an Answere to a former Message sent yesterday from this house. Which was as follows, Viz')

By the house of Assembly May 13th 1692.

This house in a former Message Signifyed to yr Honors that they had appointed certaine hours of meeting to the End business might be the better expedited, hopeing that your honors would have intimated to this house something of the same nature Ordered in Councill, whereby a duer correspondency might be kept betwixt your honors & this house therefore humbly require an Answere to it,

Signed p Ord Hen Denton Clk Assembly.

The same was Read ouer to the house & sent by the hands

of m' Bigger & m' Wattson.

Ordered by the house that some care be taken to procure the Booke of Entries of Shipping business from Maj<sup>r</sup> Sewalls or elsewhere to be had.

Voted by the house Nemine contradicente that consideration be taken of a Supplye for the Support of the Gouerno<sup>†</sup> & Councill and other necessary Supplyes to the Gouernment,

Message from the house sent to the Gouernor & Councill to request the Booke of Entries of Shipping Business which was as follows, Vizt)

By the house of Assembly May 13th 1692.

This house does desire that your honors will be pleased to Cause to be procured (with what convenient dispach may be) the booke of Entries of Shipping business from the yeare 86 to the time of the Revolution, for the pervsall of this house

Signed p Ordr Hen Denton Clk Assembly.

riginal

Original Mr Bigger Returnes to the house Journal him into the Clk of the Diner.

house message sent by

The house Adjournes

Sat

The house againe mett embrs Vizt) Mr Wattson, Mr & Mr Warner, Comittee County Delegates all

absent

Report from the Mr Wm Dent in a paper.

Motion made by a yett that any thankes Ca

Cood (Agents for the in England for this Countrey

and the house does ynanimously harty to lead

and the house does vnanimously harty to M<sup>r</sup>
Speaker & Cap<sup>t</sup> Cood for their & dilige Used
about the Managem<sup>ts</sup> of the Publick of this Province

half of the Countrey in England.

Mr Hewett Enters the house & is told by mr Speaker that the Comittee of Elections have returned him a person vnquallified to Sitt as a Member of this house by reason of his being in sacred Orders.

Some of the house desire to be Sattisfyed how the Law

determines that Matter.

They desire mr Hewett to give them a Sermon to Morrow being Sunday.

The paper from the Comittee of Lawes, delivered to the

house ordered to be read

Debated whether the Act for Church Liberties (being the first Act therein mentioned should be Entitled as formerly or noe, and put to the Vote, whether to haue it in Two Lawes or one & Carryed by the Majority of voices to be in one.

The second & Third Acts in the said Paper mentioned dis-

allowed.

Comittee of Elections Repaires to the house wth the Returne following, Vizt)

May 14th 1692.

The Comittee appointed to inspect the Elections & Privilidges &c<sup>a</sup> haueing pervsed severall Depositions & papers Relateing to Cæcill County finde the Deposition of W<sup>m</sup> Ward fitt for the Consideration of the house of Assembly.

Signed p Ordr Peter Dent Clk of the Comittee

The Deposition of W<sup>m</sup> Ward order'd to be read w<sup>ch</sup> was as follows, Viz<sup>t</sup>)

Will<sup>m</sup> Ward aged about forty fine years the aforesaid Deponent vpon his Oath further declares as follows, Viz<sup>1</sup>) That at the first Court held for Cæcill County after the Convention held in Aprill Anno 1690 Mr Edward Jones & Mr

George Warner called Cæcill County Court & held the same Original in the name of the Lord Baltemore, denying the Authority of Journal. the Late Convention, wherevoon this Deponent vnderstanding that the Convention had ordered that the severall Magistrates of this Province by the same Confirmed and appointed to take the Oath of Magistrates in their Majesties Name did in open Court sitting demand the Oath in their Majties Name, weh The said vtterly refuse to take, and the said Edward Self pleased; wherevoon the said Oath Jones would Depont wth others then Comissionated

Iones, Will<sup>m</sup> Dare and of the said County withdrew the Court House in Cæcill they not been pre-

vented by Saith not.

that at a Late Court Holden for last past Mr Subjects openly declare that he know the people would stand that for a Word of his William Ward.

The War makes Oath to what is on boath of this paper the 8th of October Before Vs.

> Hen Nicho Greenberry Robt Mason.

Moued by a membr of the house that it may be put to a Vote, whether the Accusation brought against Coll Codd be Sufficient to Expell him this house or noe.

The house cause the order of Convention agt Coll Codd and Likewise his Letter formerly read, to be read over againe.

Mr Elias King ordered to Call Coll Codd into the house,

who accordingly makes his Appearance.

Mr Speaker acquaints him of the Comittee of Elections Report to this house, of seuerall Crimes layd to his Charge, which incapacitated him to Sitt as a member of this house.

The said Coll Codd desires that his Crimes laid against him may be made in some sort or other apparent, wherevpon was ordered his Letter again to be read, whoe denyes the said Letter to be his Act or Writeing.

M' Harris acquaints the house that he heard Cap' Peregrine Browne say Coll Codd did read a Copy of the same Letter,

read in the house, to him the said Browne.

Coll Codd desires to knowe if anything Else were Charged against him, and then ordered the Ordr of Convention to be read again; whoe after the reading thereof did say, he never heard any thing of the said Accusation before.

Original Moued by a member of this house whether the ord of Con-Journal vention against Coll Codd shall be taken as good proofe against him for those Crimes therein mentioned, laid to his Charge, which was allowed.

Itt was afterwards putt to the Vote, whether he be a person quallifyed to Sitt as a Member of this house, which was Carryed in the negative, and therevpon was dismissed the

house.

A Message brought from the Gournor & Councill by Mr Tench read in the house, which was as follows.

By his Exncy the Gouerno' and

In answere vnto the Mess[age received yesterday from] Capt Bigger & Mr Wattson, this Board [have appointed to sit from ten of the clock in the] Morning to four in [the afternoon, between such hours the house may] direct any Message [or apply to this Board for Conference upon any] Occasion, and the Same [will be readily received and Consented to. This Board] haue alsoe Appointed the [honourable Col. Jowles, Col. Nicholas Greenberry] and Mr John Addison [to join in Committee with the Members of] the house of Assembly for [inspecting the Body of the Laws of this Province] [Signed pr Order John LLewellin Cl.]

Mr Edmondson Mr Ev for to the house, whoe appeare Mr Speaker acquaints this house in their behalf. as Likewise the Answere to the Same Gouernor and Councill to this house, whereby were well fyed that the Cause of their being rendered was by the Lawe of England and the Gouer from the would not permitt any person to Sitt in house without the Oathes and therevpon they were dismissed the

house.

Mr Hewett was then Likewise dismissed the house, by reason of his Ministeriall function, the Lawe in that Case, as was afore desired being read in the house, rendering him, in the Opinion of the whole house vnquallifyed.

Mr Jones and Mr Dare Called into the house.

Ordered the Returne of the Comittee of Elections about Cæcill County to be read ouer againe; as Likewise W<sup>m</sup> Wards Deposition ag<sup>t</sup> M<sup>r</sup> Jones and M<sup>r</sup> Dare &c<sup>a</sup>

The house is of Opinion that vpon their giueing good security for their good behaviour they may be againe admitted

into this house.

Ordered by the house that Mr Speaker goe vp to the Gouernor to Giue his Warrant for the issueing forth of New Writts of Election in the roome of the disabled Members.

The house adjournes for halfe an hower.

Original Journal.

The house againe mett and present as before.

M' Wattson Enters the house, whoe before was absent. He is ordered to take bond of M' Jones and M' Dare with good

& Sufficient Securities for their good behaviour.

Mr Wattson giues information to the house that Mr Dare refuses to giue Security, and there vpon was Voted out of the house.

Ordered by the house that the said Dare be taken into Custody for his Contempt to this house, Viz<sup>t</sup>)

By the house of Assembly May 14th 1692.

Ordered that the Officer that attends this house in the nature of Serjeant att Armes imediately take into his Custody the Body of W<sup>m</sup> Dare of Cæcill County that he may appeare here on Monday Morning next to answere the Contempt of this house.

Signed p Ordr Hen Denton Clk Assembly.

The house °Clock on Monday Morning Next.

absent these following Memb<sup>rs</sup> Uiz<sup>t</sup>) dome on Saturday.

to Mr Hewett & Mr Clayland

be made to the said Mr in this house, dureing orning & preach on Sundayes vpon the aboue

Message.

those Gentlemen of the Councill that the Comittee of Lawes to acquaint them that Roome abo in the State house is appointed & fitted vp for Comittee in, & that they are now ready to pro-

ceed on their

Capt W ington & Mr Boothby to the house, and doe say, that the Gouernor desired them to acquaint the house, that those Gentlemen appointed out of the Council to joyne in assistance with the aforesaid Comittee, would repaire to the State house presently.

Mr Dent, Mr ffinney & Mr Wheeler returne and acquaint the house of Mr Hewett & Mr Claylands acceptance of their Message, and doe say will be ready att the State house every Morning, to say divine Service vpon the Beate of the second

Drume, dureing this Sessions of Assembly.

Mr Phillip Clarke Enters the house.

Voted by the house that the Act for Liberty of Conscience be Confirmed. Original Mr Dare sent for to the house whoe makes his appearance.

Mr Speaker acquaints him wth his Contempt for refuseing

to give Bayle according to the Order of this house.

The said Mr Dare for Excuse does say, that vpon his being demanded to give security by the Gentleman sent from this house, he did refuse the same at that time, being a little Surprized, but vpon recollection afterwards did seeke after the said Gentleman, and Could not finde him, to the End to give Security, according to the Order of the house, and now does say, he is willing & ready to doe the same.

Ordered by the house that vpon the said Dares Entering into Recognisance to be indebted vnto our Souraigne Lord the King in the Sume of Twenty pounds Sterl: vpon acct of his good behaviour &c: before some one of his Maj<sup>ties</sup> Justices of the peace &ca he be discharged, paying his ffees &c. and the house therevpon ordered him to pay vnto the Serjeant att

Armes the Sume of two hundred pounds of Tobacco.

The said M<sup>r</sup> Dare Enters into Recognisance, as aforesaid, in the aforementioned Sume, before M<sup>r</sup> Wattson one of his Maj<sup>ties</sup> Justices of the Peace for the City of S<sup>t</sup> Maryes, and

there vpon is discharged paying his ffees.

Ordered by the house that all the petition from this pay vnto the Clerk of this house, the sd. Clk may not be disap him as aforesaid, his Ma desired to giue a List of the Clerk aforesaid.

Ordered likewise that Clerk of this house as a

acco Except such as are

The house againe me

Voted that a Clerk assista for the Coppying of all Mat of regu

Mr Peter Dent Chosen Clerk ass the house

The house Enters againe vpon the Debate Grievances merly Reported from that Comittee animously agre hat these following Articles be sent Comittee of Law order to be drawne vp into Acts, which are as follow, Viz<sup>t</sup>

By the house of Assembly May 16th 1692. Ordered that the following Articles be drawne vp into Lawes, Viz<sup>t</sup>

1. That the number of Ordinaries be ascertained in each County.

2. To Lay the Province into Parishes, and that care be

taken for provision for the Clergy.

3. That Wills be proued & Administrations granted in the County Courts by deputies appointed in each County.

4 That Two hundred pounds of tobacco p diem be allowed Original to Each Burgess for his owne & mans Charges: and itinerant Journal. Charges for Boates & horses left to the Comittee of Laws, by this house to Consider off

Signed pr Ordr Hen Denton Clk Assembly.

The aboue Order deliuered to Mr Wm Dent, for him to Comunicate to the rest of the Comittee.

All the other Grievances, in the Report of that Comittee mentioned were rejected, Saue the fourth Article which was putt to the Vote; and Voted by the house whether the State house and Provinciall Courts kept here in St Maryes, be a Grievance or noe, and Carryed in the Negative.

Voted againe whether the said Vote shall be reassumed the next Sessions of Assembly or noe which was carryed in the Affirmative.

Likewise the Eighth Article concerning Doctors & Chirurgeons Voted to be referred till the next Sessions of Assembly.

The house Adjovrnes till to Morrow Nine of the Clock.

## Tuesday May the 17th 1692.

The house againe mett & Called ouer and were absent these following Memb<sup>rs</sup> (Viz<sup>t</sup>) M<sup>r</sup> Smith & Gentlemen of the Comittee of Laws,

Then was read ouer what was done yesterday.

Message from the Comittee of Lawes deliuered in the house by m<sup>r</sup> Speaker ord<sup>d</sup> to be read, which was as follows (Viz<sup>t</sup>)

Vpon de inspection of Laws May 17th 1692. p hogg ties & the Imposition of Two Shillings Comittee, that as well an hoggshead & the fourteenpence being of the Lawes, as the accrue, and to that End pelled to give an account Exported out of this Province to the Revolution.

soe that they may comunicate on soe that if it be approued Navall officers before

Lomax Clk Comittee

Voted Coll Da Sewall (together with the Navall Officers) be sent attend this which was done in the following Ord as follows Vizt

By the house May 17th 1692.

Order by this house that Darnall & Majr Nicholas Sewall doe att or before Saturday next attend this house
with their Bookes of Entries of the Impost of the Two Shillings

Original p hhd and 14<sup>d</sup> p Tonn since the Lawes for those duties haue Journal. been in force, in ord to render an Account of the Same,

Signed p Ord Hen Denton Clk. Assembly.

By the house of Assembly May 17th 1692.

Ordered by the house, that the Navall Officers bring in their Accounts since the time of the late Revolution within this Province, the same to be done at or before Munday next.

Signed p Ord Hen Denton Clk Assembly.

Mr Greenfield sent from the Comittee of Lawes wth the following Message which was read as follows, Vizt By the

Comittee for inspection of Lawes May 17th 1692.

The Comittee being informed that M' Lynes hath paper & paper being very scarce & much wanting to proceed about the Engrossing of the Lawes, would desire that a messinger may be sent to M' Lynes to see to procure some, Soe that there may be noe delay about the same.

Signed p Ord Cleborne Lomax Clk Comittee

The said Message sent by mr Hoskins & mr Wheeler in order to Treate with mr Lynes about the sd matter.

A Serjeant att Armes sent for to take Care to see the aforemenconed Ordrs conveyed away in ordr to be Served.

Voted that an Act of oblivion be drawne vp.

Message to the Comittee of Lawes, drawne vp & read as follows, Viz<sup>t</sup> By the house of Assembly, May 17<sup>th</sup> 1692.

Itt is the sence of this house concerning the Article for probate of Wills and takeing out Letters of Administration, that some easy way may be thought vpon, for the Ease of the People of this Countrey that they may not be troubled to Travell downe to S<sup>t</sup> Maryes to prove Wills & take out Letters of Adm<sup>racon</sup>

# Signed pr Ordr Hen Denton Clk Assembly.

M' W'' Dent with the rest of the house and their Report read ouer.

M' Peter Dent sent for Serjeant att Armes
Ord's now delivered to goe vpon the said

Voted that the Lawe for

Vpon reading the Act erning Negroes & Slaues
put shall be putt to the vse of the

Mr Wattson ordered as the oath of Clk assistant

to Mr

Sayes he has administred giuen the Clk of this

The Lawe for makeing Warr or peace beyond the Limitts of this Province and Leavying for defray

the Charge thereof, Voted whether to Con and Carryed Original Negatiue.

Ordered that a Comittee of accounts appointed next and to the End Notice thereof may be given to all persons Concerned, the order of the house is to be posted, concerning the same, att every Ordinary keepers Dore, The Tenor whereof was as followes Vizt

By the house of Assembly May 17th 1692.

This house does give Notice that a Comittee for Inspecting of Accts will goe forth on Monday next and all persons concerned are hereby Ordered to prepare all Matters of Accis they have to bring in by that time,

Signed p Ord Hen Denton Clk Assembly.

Petition of Mr Tench (concerning the Erecting of Water Mills) read and allowed of, and thought by the whole house to be a very Necessary and convenient Lawe, and therefore ordered the same to be renewed.

The request of the Pet was Likewise granted, with an ord for a Clause to be incerted in the said Act in favour of the sd Petitioner, according to the desire of his Petition.

Ordered that a bill be brought in for the Encourageing of

the breed of Horses.

Ordered (by way of Informacon) that the Justices of energy County prent a person to the Secretary to be their County Clerk the house thinking th' the properest meanes & way to gett prons fitting & quallifyed to serve the Countrey.

Ordered that a Law be made for the killing of Wolves, and the Encouragemt for doeing the same is Left to the Comittee

of Laws to Consider off.

Ordered that a bill be brought in against the Exportation of Deere Skins either Raw or dressed, and the same refferred to the Comittee of Laws.

The house adjournes till to Morrow morning Nine of the Clock.

# Wednesday May 18th 1692.

The house againe mett, and called ouer, & were absent these following Membrs Vizt

M' Smith ) M' Ashman )

M' Pindar M' Wattkins and The Comittee of Lawes

Then was Read what was done Yesterday.

Mr Hosk of Lawes, and ordered by the house that morning; sent by the said Mr Hoskins

Province without the Consent the said Act was againe read.

shall pass as it is now drawne Original added to the Act Journal, of Religion, in of Voices that the Priviledges Religion in the roome thereof.

Coll Robotham and Capt Courts, wch Assembly

May 18th 1692.

desire of Assembly and desire their Chamber forthwith.

Signed p Ordr John LLewellin Clk

Voted the house shall the said Conference, or Returne an Answere to know what occation they are Called to the same, and resolued that an Answere be drawne vp & sent which was as follows, (Vizt)

By the house of Assembly, May 18th 1692. This house is ready to Waite vpon y' Honors to joyne in conference according to the desire of the Message last sent, but first are willing to knowe the Subject Matter vpon which the sd Conference is desired.

Signed p Ordr Hen Denton Clk Assembly.

the same was sent by Capt Hamond & M' Wattson.

An Act for the Publication of all Lawes within this province for the future, read and passed the house the first reading:

An Act prohibiting fforraigne Engrosers read, and passed

the house the first reading.

An Act for takeing away all Errors in Proceedings in Law & Equity & in the Court for probat of wills occasioned by the Late Revolution & for Reliefe ag' the Act of Limitations, read & passed the house the first reading

An Act of Recognition of their Sacred Majties Right and Title to the Province of Maryland read, and passed the house

the first reading.

An Act for the service of Almighty God and the Establishm of the Protestant Religion in this Province, read and passed the house the first reading, with some amendmis to be referred.

Message from the Gouernor & Councill brought by Coll Hutchins & M' Brookes, which was read as follows, Vizt

By his Exney the Gouernor and Councill in Assembly May 18th 1692.

Att the Conference the Subject Matter will be declared. Signed p Ord John LLewellin Clk.

Mr Speaker with the rest of the members of this house goe vp to the Councill Chamber to joyne in Conference with that board, from whence after a short time there spent, they returne to the State house & Take their places.

An Address to their Majties from this house drawne vp & Original read, & vnanimously assented to.

Message to the Gouernor & Councill Drawne vp and read

as follows, Vizt

By the House of

This house does humbly de[sire the Concurrence of your Honours to this Address] in order to be sent to their [Majesty's]

[Signed pr order, Hen. Denton Cl. Assembly.]

This Message was

An Act for the preser read and passed the fir John Ouldson & Mathias but of outlandish Nativi

may be Naturalized & ma

Ordered that an Act the Request of the Pe sent to the Gouern and Mr Dorcey for their ap

An Act for the publication of [all laws within this province]

An Act for prohibiting forraigne [ingrossers]

An Act for the preservation [of the sever]all Harbours to this Province

Mr Hamond & Mr Dorsey return Say they delivered

Acts into the Clk of the Councills hands.

Sent to the Governor and Councill these following Acts by mr Harris, Mr Ridgley, Mr Hamond, Mr Wattson, & Mr Hoskins, vizt

An Act of Recognition of their Sacred Majties Right & Title

to the Province of Maryland.

An Act for the Takeing away all Errors in Proceedings &c\* & for Reliefe agt the act of Limitations &c\*

Message from the Comittee of Lawes brought by Maj<sup>t</sup> Tripp, and was as followes Viz<sup>t</sup>

By the Comittee for inspecting the Laws May 18th 1692.

This Comittee received a Message sent by Capt Phillip Hoskins and there in the Order of the house that a Bill be brought in for the Encourageing the breed of Horses; this Comittee are of opinion that too many are already in the Province, and rather than Encourage wee are Contriueing

how to lessen the Number & better the breed of them, but if they must be Encouraged, to know by what Methods the same must be done.

Signed p Ord Cleborne Lomax Clk Comittee

The house Adjournes till to Morrow Morning Nine of the Clock.

Original

Journal.

Thursday May 19th 1692.

The house againe mett & were Called over and were absent these following Membrs Vizt

Mr Smith Mr Ashman Mr Wattkins Mr Pinder

Mr Mason and Comittee of Laws.

Message from Gouernor and Councill delivered into the house by mr Speaker which was as follows

By his Exncy the Gournot & Councill in Assembly May 18th

This Board readily concurr with the Message of the house Last sent hither by m' Dent, Maj' Tripp, and m' Whittington in Addressing theire Majties as desired.

Signed p ordr John LLewellin Clk.

Putt Gen<sup>II</sup> pardon shall take place in this Province or

Mr Dent of Lawes and preent to the house to

their Charge againe.

accordingly appeare. Income shall be allowed

raised by the yearly Assesm<sup>ts</sup> Taxable in Each worth fifteen thousand pds parish, Majority of Voices that fforty pounds of Tobacco p poll againe.

An [act] for the [service of Almighty] God, & the Establishm' of the protestant [Reli]gion in this [Province] passed

the house the first reading.

was sent to the Councill by mr The said Hoskins & Mr Wheeler whoe re & say they deliuered the same.

An Act prohibiting the Transportation or Sale of their Majties Ordinance or Amunition &c: Read & passed the house the first Reading.

The said Act sent by mr Mason & Majr Smallwood to the

Gouernor & Councill.

Message from the Gouerno' & Councill brought by Coll Hutchings & Capt Courts which was Read as follows, Vizt

By his Ex<sup>ncy</sup> the Gouerno<sup>r</sup> and Councill in Assembly May 19th 1692.

The Bill for takeing away Errors in proceedings &ca and for Releife agt the Act of Limitation hath been twice read, and approved off, as very Necessary to be passed into an Act.

but they are alsoe of Oppinion, that it ought to take place Original from the beginning of the Revolution which was In the Month Journal. of August Anno Dom. 1689

Signed p ord'
John LLewellin Clk.

An Act touching Indians, read & passed the house the first

reading.

An Act for the more Speedy Bringing to Tryall & Suppressing Criminalls & Limitting theire punishments for certaine Offences when psecuted in the County Courts, read & passed the house the first reading.

An Act agt Hoggstealers & marking of Hoggs, read &

passed the house the first reading.

An Act for Limitation of Certaine Actions for avoiding Suites att Law read & passed the house the first reading.

The said Acts were sent to the Gournor & Councill by mr

Tasker & Mr Hamond.

Mr Mason & Majr Smallwood returne & say they deliuered

the Message sent by them.

Coll Robotham & Mr Brookes come from the Gouernor & Councill & Acquaint this house that severall Acts sent them, had been read & passed that board, & with all desire them when they are returned hither they may receive Two Readings more & soe be remitted back to that board again for a finall approbation & passing.

Majr Sewall makes his Appearance of this house, and

does informe Bookes of Entries of Shipping

An Act for Restrain[ing the unreasonable increase of horses]. to the vote whether the Negative.

The Comittee of in a full house.

An Act for takeing agt the Act of Limitation

reading.

Ordered by the house be Printed and that one & recorded.

Coll Browne & Capt Cour Act yesterday sent that

An Act of Recogn[ition] of [their Majestys right and title in this] Province of Maryland read & passed reading

An Act prohibiting fforraigne [Engrossers] passed the house reading

An Act for the preservation [of the sever]all harbours whin [this Province] read and passed the house the Seco reading.

An Act for Limitation of Certaine actions for avoiding Suits att Law, read & passed the house the second reading.

M' Hamond & Docter Brookes sent to the Gouerno' & Councill with the last mentioned Acts.

M' Wynne absenting himself from this house without Leave Journal. of the Speaker is therefore by the Ordr of the house fined in the Sume of 100 pds of Toba

An Act for makeing high wayes, and makeing the heads of Riuers Creekes Branches or Swamps passable for horse &

foote, read & passed the house the first Reading.

An Act for the Enrollmt of Conveyances and secureing the Estates of purchasers, read and passed the house the first reading.

The Two Last Acts sent to the Gouerno' & Councill by

Doct Brookes & Mr Ennalls.

The house adjournes till to Morrow Morning Nine of the Clock.

ffryday, May 20th 1692.

The house againe mett & were Called ouer, & were absent these following Membrs Vizt

Maj<sup>r</sup> Smallwood M<sup>r</sup> Wattkins M<sup>r</sup> Ashman M<sup>r</sup> Smith

Then was Read what was done Yesterday.

Mr Wynne excuseing his absence yesterday, to the house, desired his ffine might be remitted, which was accordingly

M' Mittchell Requests the Leave of this house to goe home, in order to send after three Servants of his that are rune away from him, which is granted him vpon Condition he returne on Monday next.

The Comittee of Lawes goe out vpon their Charge. Mr Griffith Jones sent for to Attend this house.

These following Acts, drawne vp brought into the house, Vizt

An Act agt Burners of ffences read & passed the house the first Reading.

An [Act securing Merchants and others] Tobacco after they haue received it, read &

An Act [declaring what shall be done] by the Sherriffe ex officio,

[An Act prohibiting arrests on Sabboth days] & dayes of Generall Mustering

passed the house the first reading, &ca and for Reliefe against the third reading.

read as follows, Vizt

20th 1692.

pleased to expeditt those bills This ready to goe vpon the enton Clk Assembly.

An oth & Councill web was read as follows, Vizt

Original Journal.

By the May 20th 1692.

This hou[se do] humbly conceive [th]at the Stile appointed to be given the Lawes of Province being contrary to the President of all our Neighbouring Plantations, doe humbly desire your Honors Concurrence with this house in the Stileing of them after the Example of Virginia or Jaimaco, the same being approved off in England.

Signed p Ordr

Hen Denton Clk Assembly.

The aforesaid Acts & Messages were sent to the Gouernor & Councill by m<sup>r</sup> Wynne, M<sup>r</sup> Mason, M<sup>r</sup> Tasker, M<sup>r</sup> Hoskins & M<sup>r</sup> Bigger.

They returne & say they delivered the said Message as to the first that those Bills should be Expedited, & that to the other an Answere should be returned the next Morning.

Mr Griffith Jones comes to the house, and is by them desired to Assist in the Engrossing of the Laws, who accepts thereof.

Comittee of Lawes repaire to the house, and bring in theire

Report, which was ordered to be read.

In reading the same it was ordered that a penalty of one thousand pounds of Tobacco should be putt vpon every person Neglecting to gett his Stilliards yearly Stamped by the Standard.

That Likewise the Act concerning Proceedings att Law be

drawne anew, leaveing out the Last Clause.

Voted whether the Act concerning those Servants which haue Bastards, shall stand as it is in the old Law, without

amendmt or noe & carried in the Negative.

That in the Act for Erecting a Court house & prison in Every County the ffine be made fine Thousand pounds of Tobacco only, to accrew towards the Use of building a Court house.

That in the Act for Limitation of Officers fees, the words (and recording) be annexed to the word, fileing.

Ordered that every County pay the itinerant Charges of

their owne Burgesses that Attend.

Put to the Vote whether the Gouernor ffifty Thousand pounds of Tobac publick Charge of the Province, without and carried in the Nega

That in the Act for Exception for Mer

Voted whether the
That the Severall the next Sessions of

Voted whether Out (by the Comittee) offe

Carried in the Affirmative

Original That the Act for Journal. The ho Mor the next Sessions of Assembly Nine of the Clock

#### Saturday

The house again mett & were following members Vizt

and were

these

Majr Smallwood Mr Mittchell Mr Smith Mr Ashman

Then was read what was done Yesterday. Message to the Gouernor & Councill drawne vp, and read as followes, Vizt

By the house of Assembly, May 21th 1692.

This house being now ready to goe vpon the Debate for settleing an Allowance for the Support of the Gouernmt and being willing to informe themselves of the yearly Revenue of the Imposition of the 2d p hhd doe therefore humbly desire your Exncy will be pleased to pmitt Mr LLewellin to come downe to this house for some small time, and that he may bring along with him the severall Accounts by him taken from the Navall Officers of this Province, to the End they may be rightly informed about the same,

> Signed p Ordr Hen Denton Clk Assembly.

The said Message was sent by mr Hamond & Mr Dorcey. An Act relateing to the Seisure of Tobacco by the Sherriffe; read and passed the house the first reading.

Mr Hoskins moues the house that he may have leave to goe home vpon some Urgent occasions that calls him thither, which was granted him vpon Condition he returne on Tuseday morning Next.

Ordered that 1501 tob: be allowed to the Comissaries Depty of each respective County for his ffee for granting out Lett's of Administration and proveing of Wills, but in Case the Estate doe not Exceed 20001 tob. the ffee shall be 501 tob onely.

Message to the Governor & Councill drawne Vp, and read as follows, Vizt

House of Assembly May 21th 1692.

This house [do think it convenient that every] County Court with in this Province should [have an Escutcheon and seal with his] Majties Coate of Armes thereon, & [do] there[fore humbly desire your Exc<sup>y</sup> will] be pleased to giue ord<sup>r</sup> Original for [the same to be brought in, and that the name] of the Journal. County to which each [seal shall belong, be put round the said seal], and the Charge thereof [this house has ordered shall be reimbursed by the] said Countyes.

[Signed pr. Order, Henry] Denton Clk Assembly.

passed the house the first reading.
& Councill by Mr Hawkins Mr Mr this
house to the Gournor and in the Address drawne vp
Maj in the brought Coll which
was read as follows Vizt

his Ex<sup>ncy</sup> in Assembly May 20<sup>th</sup> 1692.

The Sev[eral Bills] herewith sent, viz: The Act of Recognition &c The Act ag<sup>t</sup> hog[stealers] &c: The Act for preservation of the severall harbours &c<sup>n</sup>

The Act for Inrolmt of Convayances &c: The Act for makeing high wayes &ca The Act for takeing away Errors &c. and the Act for Limitation &c: haue been here read & Considered by the board whose opinion therein they think fitt to Signifie to the house as foll, vizt As to the Act of Recognition &c: they conceive it necessary that the preamble thereof were better Excluded, and the Recognizeing part onely taken notice off according to the president & Examples of England and our Neighbouring Collonies, that the same may appeare to proceed from Us freely without any Sinnister end or Condition of covenant induceing therevnto. The Act ag' hogstealers particularises noe penalties to be inflicted vpon the Offends for breach thereof but refers to former Acts, which seemes to this board to be altogether insignificant, All the Lawes of this Province in generall formerly made being now abolished and of noe force also for the better & more easie discouery of Criminalls in that & other matters of Like import Vizt In all cases of petty Larcenys & Stealing of provisions or other goods it were convenient that the Onus probandi lye vpon the party charged & in whose Custody any such may be found that in Case he or she cannot Sufficiently proove & make appeare when where and how they came by the same it shall be a Sufficient conviction of the Crime, and the punishm<sup>t</sup> to be better considered off, and reduced to fine servitude, or otherwise as shall be thought fitt and more agreeable to the Lawes of England. In the Act of Inrolmt of Conveyances &c: there is a certaine fee granted to the Clk: which (as in all other Acts now to be drawne) This board desires may be waved by the house, as a Matter wholly vested by their Majties in the Gouernor with advice of his Councill. To the Act for Original makeing high wayes &c It is desired & thought necessary Journal. that a Clause be added therevnto Impowering the Comiss<sup>18</sup> of every County Court to direct & appoint what road & paths, & how & in what manner to be amended & repaired, as they in their discretion shall think fitt. And Generally The house is desired & advised to rend<sup>1</sup> all their Lawes indefinite as a matter pticularly recomended to his Ex<sup>ncy</sup> by their Maj<sup>ties</sup> in their Instructions to him.

With these amendm's and regulations this board is willing to Concur with the house in passing the sd Bills, & desire to Conferr with them, concerning these and the rest of the bills now before them

Signed p Ord

John LLewellin Clk.

Message to the Govern & Councill drawne

By the house

This house does desire that [your Excy will be pleased to appoint] Munday Next for the Conference Men[tioned in your last Message hither at which] time they will be ready [to attend the same.]

The said message and say they deliuered the Ordered by the house Brookes, Mr Mr Boothby & Mr Message from the & Collo Browne,

By his Ex<sup>ncy</sup> the [Governor & Council May the 21<sup>st</sup>] 1692
Monday next is ap[pointed for the Conference, and the
House is] desired to Attend his Ex<sup>ncy</sup> & this [Board in the
Council Chamber at] Eleaven a Clock in the forenoon of [the
same day].

Signed [p<sup>r</sup> order]
John LLewellin Clk.

By his Exney the Gouernor & Councill May 1692.

These following Bills Vizt for secureing merchants & others Tobacco prohibbitting Arreastes on the Sabbath dayes &c: Declareing what shall be done by the Sherriffe ex officio Concerning the height of ffences, against Burners of ffences, Relateing to the Seisure of Tobaccoes by the Sherriffe, Concerning Negroes & Slaues, and Restraining the Unreasonable in Crease of Horses &c: haue all been once read here.

As to the Act concerning Negroes, itt is the Opinion of this Board that the imposeing Slauery on the Children seems too severe, and rather propose the Limitting their time of Servitude to Thirty one yeares as formerly.

The rest of the aforesaid Bills (except that for restraining

the increase of Horses (which is referred to the conference) Original are herewith remitted to the house without alteration. - Signed p ord John LLewellin Clk

These following Acts read &c:

An Act for secureing merchants & others tobacco after they haue received it, read & passed the house the second reading.

An Act relateing to the seisure of Tobacco by the Sherriffe,

read and passed the house the second reading.

An Act declareing what business shall be done by the Sherriffe ex officio, read & passed the house the second read-

An Act concerning the hight of ffences read & passed the

house the second reading

An Act agt Burners of ffences, read & passed the house the

second reading.

An Act prohibiting Arreasts on the Sabath dayes and Dayes of Generall Muster or Training read & passed the house the second reading.

An Act for makeing high wayes & makeing the heads of Rivers Creekes branches or Swamps passable for horse & foot, read & passed the house the second reading.

An Act for the preservation of the Severall Harbours within this Province, read & passed the house the third reading.

An Act [against Hogstealers] & marking of Hoggs, read

& passed the house the second

An Act for [limitation of certain actions, and] for avoideing Suites att Lawe

Mr Boothby to the Gouernor &

Nine of the Clock.

were absent these following by Mr Dent, and or

and passed the house the It reading

An Act [imposing a penalty on all such] who shall dispose of Tobacco Seized & re[ceived by] the Sher[iff, read] & passed the house the first reading.

An Act [for A] merciaments in the [Provincial] & County

Courts, read and passed the house the first reading.

An Act for punishmt of certaine offences comitted agt the peace &ca read & ordered that the Statute of perjury be drawne in the roome thereof.

Voted by the house Nemine contradicente, that it is the Undoubted Right of the ffreemen of this Province not to haue any flees imposed vpon them but by the Consent of the ffreemen in the Gen<sup>II</sup> Assembly.

Mr Speaker with the rest of the Members of the house Journal, appointed goe vp to the Councill Chamber vpon the Conferrence appointed Saturday Last, where they were admitted.

Mr Speaker acquaints his Exncy that he was appointed by the house with severall other Gentlemen to attend their Honors to give them Sattisfaction in Relation to the Message sent them on Saturday, and as to the greatest part of the said Message he was ready to Complye with their Honors therein, but as to that part relateing to Officers ffees, the house had given him in Charge to acquaint their Honors that they had fully searcht into that Matter, and vnderstanding all things pertinent to that question haue Unanimosly declared that it is the Undovbted Right of the ffreemen of this Province, that noe Officers ffees ought to be imposed vpon them but by the Consent of the Representatives in an Assembly, and that this Liberty was Established & assertained by severall Acts of Parliamt the Authority of which is soe great as to receive noe answer, but by repeale of the said Statutes; & produced the same with severall other Authorities to which the Gouerno's Answere was: that his instructions from his Majties was to lessen & moderate the Exorbitancy of them, and not to Settle them, to which M' Speaker Replyed that they were thankfull to his Majtie for the same, but withall did desire that noe ffees might be Lessen'd or advanced, but by the Consent of the Assembly to which the Gouernor agreed.

As to the Makeing the Lawes perpe that board, that they were ready as it might be agreeable to the

being in its infancy & the often altering of the

His Exney presents to Mr Courtney all reco-Masters towards their this house mends the pre abuse received for some

Mr Wynne Mooues the Lawes and it was agreed

King and Queens most

his Exncy to be read which The Act about the

Councill.

His Exncy thinks it Nec should be agreed voon for the Cutting [of horses] the which was Exncy to appoint.

Then Likewise it was agreed & Consented to that all ffines & fforfeitures to the King should be Leavyed by way of

The aforesaid conference being ended, Mr Speaker with the rest of the members returne to the State house, & Take their places.

The generall thankes of the house is Voted to be given M' Speaker for his prudent Managem' of the aforesaid Conferrence before the Gouernor & Councill this day.

An Act concerning Negroes and Slaues, read the Second Original time, and putt to the Vote whether in the Act for Negroes Journal. and Slaves, a Clause should be added for the Releife of Slaues agt the severity of their Masters, in Case of Dismembering, or that the same be drawne vp in a Law by it Self, and Carried by the Majority of Voices that a Clause be added to the said Act in that behalfe.

Message from the Gouernor & Councill brought by Coll Hutchings & Coll Browne which was read as follows Viz<sup>t</sup>

By the Gouernor & Councill in Assembly May 23th 1692. With the Severall Bills herewith sent, This board recommend to the house the severall amendm's or alterations treated off at the Conference, particularly in the Acts for hogstealers & that for the speedy bringing to tryall & Suppressing Criminalls &c. the party with whom the thing stolen shall be found may be obleiged to prooue how when & where he or shee came by the same and for want of such proofe to be Convicted &c: The Act for preservation of the harbours &ca the obliteration in the terminative part rendring it deficient & imperfect ought to be amended but more necessarily & reasonably totally Excluded in this as in other Acts to be passed this Sessions for the good & benefitt of the Countrey. In the Act for marking high wayes &c a Clause to be added imposeing a penalty on the Surveyors as well as on the Com[missioners for] their Neglect, A Law to be made restraineing the [barbarous and inhuman usage] of Negroes & Slaues by their Mastrs in this Countrey, The time for [cutting horses to be in six weeks after] taken vp & their Stature [to be adjudged by the next magistrate, a] Law to be provided for [securing their Majestys dues, fines, forfeitures] &c. what other amendm's [were treated of or shall be thought necessary] The house is desired to [consider of and proceed accordingly] p Ord

[John] LLewellin Clk.

The in the severall bills follow

house the Third reading.

An [Act for payment of fees due from] Criminalls &c. Read the 2<sup>d</sup> time.

An [Act for restraining the unreasonable increase of] horses read the second time.

The sent by m' Wynne.

An Act [relating] to [the seizure of Tobacco] by the Sherriffe, read the third time.

An Act the read the third time.

Original An Act [for] enrollm of Convey[ances] secureing the Journal. Estates of purchasers read 2<sup>d</sup> & 3<sup>d</sup> time

An Act for [securing] Merchants & other Tobacco after

they have received it read the 3d time.

An Act for Limitation of Certaine [actions] for avoiding Suites att Law read the third time.

An Act prohibitting Arrests vpon Sabath dayes & days of

gen" Must or Training read the 3d time

An Act prohibitting Commission<sup>18</sup>, Sffes, Dep<sup>ty</sup> Sffes, Clks & Dep<sup>ty</sup> Clks to plead as Attorneys in the respective Counties read & passed the house the first reading.

An Act prohibitting Trade with the Indians for any fflesh dead or alive excepting Deere or wilde fowles, read and

passed the house the first reading.

An Act appointing Coron<sup>15</sup> in each County read & passed

the house the first reading.

An Act for makeing high wayes & makeing the heads of Rivers, Creekes, Branchs or Swamps passable for horse and ffoot, read the third time.

An Act for Regulateing Ordinary Keepers & Limitting the Number of them within this Province, read & passed the house the first reading.

The aforesaid Bills were sent to the Gouernor & Councill

by Mr Boothby & Mr King.

Severall Bills brought into the house by Mr Dent & ordered

to be read, Viz'

An Act provideing what shall be good Evidence to proue fforraigne Debts, read and passed the first reading.

An Act for publishing of the Laws, read & passed the

house the first reading.

An Act for Encouragm of such persons as will vndertake to build Water Mills, read and passed the house the first reading.

The same were sent to the Gouernor & Councill by Mr

Boothby.

Comittee of Accts appointed & ordered to goe forth, which were as follows, Vizt

Mr Mason Mr Pinder
Mr Hamond Majr Tripp
Mr Harris Capt Whittington

The house Adjournes till seaven of the Clock. The house again Mett and present as before.

Message from the Gouernor and Councill with Severall bills brought into the house.

By his Exney the Gouernor & Councill in Assembly May 23th 1692.

This Board according to the request of [the house have Original sent them the] Severall Bills before them some few onely [reserved for further consideration], Act ag¹ Hoggsteal¹s is not provided for as to [the point of proof, as was agreed on. It is desired that either] in this or that other [Act for the more speedy bringing to trial of Criminals &c] that defect may be suppl[ied. In the Act for appointment of Certain officers there] ought to be provision [made for persons of tender consciences in some points] as the Act of Parliam[ent directs that it may not be repugnant thereunto.]

All or most of the [Bills ought to be indefinite, only such as are of] themselves of a meere [temporary nature being made such, and with] the aforegoeing ame[ndments, alterations, or additions with what also was discour]sed off at the Co[nference, this Board, (if the house pass them into Acts) will] Con.

curr therewith.

Ordered a Message

which was read as follo

By [the house of Assembly, May 23d 1692]

This house has appointed [a Committee to inspect and regulate all pub]lick acc<sup>15</sup>, and haue thought fitt to Signifye [to] your Hon[ors to the] End your Hono<sup>15</sup> may (if you think it [necessary) send two of the gentlemen of that Board] to joyne with the said Comittee.

Signed p Ord Hen Denton Clk Assembly.

The aforementioned Bills brought into the house as afd ord'ed to be read, Viz<sup>t</sup>

An Act for Amercemts in the Provinciall & County Courts

read & passed the house the second reading.

Putt to the Vote whether the said Act shall stand for Tenn yeares or three yeares and Carried by the Majority of Voices to remaine for three yeares Onely.

An Act concerning proceedings at Law, read & passed the

house the second reading

An Act imposeing a penalty on all such who shall dispose of Tobacco Seized or received by the Sffe and others, read and passed the house the second time.

An Act appointting Corron in each respective County read

& passed the 2d reading.

An Act prohibiting Comission<sup>15</sup> Sherriffs Dep<sup>17</sup> Sffes & Clks &c: to plead as Attorneyes &c: read and passed the second time.

An Act prohibiting trade with the Indians for any flesh dead or alive Excepting Deere or Wilde fowle, read and passed the house the second reading.

An Act for Enrollm's of Conveyances &c: read the third Original Journal, time and sent to Engross

The house adjournes till to Morrow Morning Nine of the

Clock.

Tuesday May 24th 1692.

The house againe Mett & were called ouer, and were absent these following Members Vizt

> Mr Mitchell Majr Smallwood & Comittee of Accots Mr Ashman Mr Hoskins Mr Smith

Then was read what was done Yesterday.

Severall Bills brought into the house by Mr Dent & were ordered to be read Vizt

An Act impowering the Comission of the County Courts to Leavye & raise Moneys to defray the Necessary Charges of their Countyes, read & passed the house the first reading

An Act prohibiting M's of Shipps from transporting any out of this Province without passes, read and passed the house the first reading.

Coll. Darnall makes his appearance here according to

former Ordr of this house

Mr Sp him with the reason of his being sent for Viz' That the Moyety of the 2<sup>d</sup> p hhd belonging to the Coun and for their better information business, to know the yearly not denye the house answered to their Ord but as to pervseall he Could that he each of Trust in him that it was a Concerne not wished him to Consider of

putt to the Vote whether of An Carried by the Majority ho done and passed the

 $M^r$ 

read and passed the house the first An Act

An Act [concerning what shall be allowed to the] Grand Juryes that are Sumoned out of the [body of the Province to attend Provincial Courts read & passed the house the first

An Act Concerning those Servants that have Bastards read

& passed the house the first reading.

An Act for Killing of Wolves read and passed the house the first reading.

An Act for payment of ffees due from Criminall psons read

& passed the first reading.

An Act for Naturalization of John Oldson & Mathias Vanderheyden read and passed the first time.

Maj Smallwood Enters the house.

Original

An Act for the more Speedy bringing to tryall and Suppressing Criminalls &c: read the third time.

The aforementioned Bills were sent to the Gouernor &

Councill by Mr Wynne and Majr Caruell

Message from the Gouernor and Councill brought by Coll Hutchings which was read as follows, Viz<sup>t</sup>

By his Exney The Governor & Councill in Assembly May 24, 1692.

By reason of the absence of some of the members of this Board vpon vrgent occasions permitted to goe home they cannot spare any more to joyne in Committee with those of the house appointed to inspect the publick Acco<sup>15</sup> with out breaking their Quorum; The house therefore is desired to suspend the proceedings of the said Committee till to morrow, by which time it is hoped the Absent Members may returne.

Signed p Ord<sup>7</sup> John LLewellin Clk.

An Act for quietting possessions read & passed the house

the first reading.

Upon a Petition made to this house by Jonathan Clarke & James Baker for the Continuance of their Places of Dore keepers itt is ordered by the house that the said James Baker & Jonathan Clarke being persons aged and debilitated from their worke shall continue the same, according to their request, dureing life, vpon Condition they behave themselves well therein.

Message from the Comittee of Accts relateing to some Accts putt in Certain Prisons Accomadation, being to the said Comitte.

The

Petition of Thomas Gr Vizt.

To his Exncy

The Humble Peti Humbly Sheweth
That in Virginia the Carpenter and cretaries
office & Navall vpon Tobacco by any
by any Ship

That y' Hono's would of the Trade of this Country) to the Act of tion according to the booke of Rates or the Lawes of Altercon is the scope of this Petition.

And yo' Pet' shall ever pray &c\*

The Answer to which given was thus Vizt

Original Itt is thought fitt by this house that Encouragemt should be given to Shipps built in the Countrey but the Method pursuant thereto, they leave to his Exacy & Councill to prescribe.

An Act for the publication of Marriages, read and passed

the house the first reading.

An Act for the Constables takeing the List of Taxables read

& passed the house the first reading.

An Act for appointm' of Certaine officers read & passed

the house the 1st reading.

An Act for the Easem<sup>t</sup> of the Inhabitants of this Province in Suites att Lawe for small Debts read & passed the house the first reading.

The aforesaid Bills together with the Bill for quietting possessions sent to the Gouernor and Councill by Mr Clarke &

M' Dorsey.

Message from the Gouernor & Councill brought by Coll Jowles & Coll Browne which was read as follows, Vizt

By his Exncy the Gouern' & Councill in Assembly May 24th 1692.

Whereas in the time of Gouerno' Notley (amongst other Acts then passed) severall private bills in favour of severall Alien Inhabitants of this Province for their Naturalization & for which they duely payd & Sattisfyed their fees & Charges accrueing were afterwards by the Lord Baltemore vnadvisedly by mistake or otherwise dissented to, annulled & made void, and the parties thereby deprived of the Benefitt thereof Notwithstanding their great Charges & Expences therein. This Board thinks fitt to recommend the same to the Consideration of the house in giueing releife to the psons Concerned by passing a New Act this Session for that purpose.

In [the Act concerning] those Servants that have Bastards the imposition of [marriage seems to this Board too] Seveere and vnreasonable and [therefore instead thereof they do] propose the obleidging the [party to indemnify and save harmless the] County from charge &ca [as in the said Act is

specified.]

[The Allowance made for the Grand Jurors this] board doe think it more [proper to be ordered and paid to the Sheriff of] St Maryes County [obliging him to take care for their accommodation] and be accomptable [to them for the same, rather than] Leave them to the managmt [of an ordinary keeper to be treated as he shall] think fitt.

[The Act against divulgers of false news being of great] import & concernm' to [the peace of the Province, this Board conceives] it not strict & full [enough to prevent the incon-

veniency arising from the breach thereof [and therefore desire Original the house to take the same again into Consideration

[Signed p' order] [John] LLewellin Clk

by the sd Gentlemen, Vizt

read & passed 2d time. An Act

An Act [for stay of Executions after April in the County]

Courts read 2d time & passed.

An Act [for the encouragement of such] as will Undertake & build Water Mills, read & passed the house the second reading.

An Act for killing Wolves, read the second time & passed. An Act for Naturalization of John Ouldson & Mathias Uan-derheyden read the second time & passed.

An Act for publishing of the Laws read the second time

& passed.

An Act pvideing wt shall be good Evidence to prove fforraigne Debts, read and passed the second reading.

An Act for Encourageing the importing of Negroes, read &

passd the second time.

An Act impowering the Comissrs of the County Courts to Leavy & raise Moneys to defray the Necessary Charges of their Countyes, read & passed the second reading.

\* An Act prohibiting Mrs of Shipps from transporting any out of this Province without passes read & passed the Second

Petition of Coll Darnall to the Gouernor & Councill sent downe by Mr Wynne from his Exncie for the advice of this house &c: the which was ordered to be read; the purport whereof was, that his Exncy would be pleased to grant his order to all psons concern'd, that he might be permitted to Receive all his Lordshpps Dues and Duties with in this Province &c: according to his Majties ord of the 12th of November Last, as Likewise take possession of his Lordshipps houses & Plantations of Mattapany and Nottley hall, and all other his Lordshipps houses & Plantations whatsoeuer within this Province &ca An Answere to which was referred by this house till the Next Morning.

An Act concerning what shall be allowed Grand Juries that are Sumoned out of the Body of this Province to serue att

Provinciall Courts read & passed the 2d time.

The aforesd Bills were sent to the Gouern' & Councill by

mr Boothby & mr Hoskins.

Message from the Gouern and Councill brought by Coll Browne read as follows, Viz'

Original Journal.

By his Exneie the Gouern' & Councill in Assembly

May 24th 1692.

This Board think fitt to putt [the house in mind of preparing a] bill for the releife of Negroes & Slaues [from the barbarous and inhuman] vseage of their unreasonable Masters [&c too frequently practised in this Province. Re]comended to them by his [Excellency yesterday at the Conference and particularly] think it but just and [reasonable that the malotta girl of Thomas Courtneys,] born of an Engli[sh woman and a Christian, having both her ears] cropt close to [her head by the hands of her tyrannical master and] mistress, be forth[with manumitted and set free, the least recompense that] can be bestowed on [her for so barbarous a cruelty, and that a clause] for that purpose [be inserted in the said Bill]

[Signed per Order, John Llewellin] Clk.

An Act relateing [to the seizure of Tobacco by the Sheriff]

An Act for the

An Act for Constables [taking a list of Taxables].

An Act for quietting [Possessions]

An Act for Easemt of [the inhabitants of this Province in

suits of ] Lawe for small Debts, read and passed

Voted whether the Malatta shall be manumitted or noe, for the abuse received from her said M<sup>r</sup> and Carried by the Majority of Voices to be sett free.

Severall Bills brought from the Gouernor & Councill by

Capt Courts, which were sent to be Engrossed.

An Act for Appeales & regulateing Writts of Error, read and Voted wheth the same shall be Limitted to a certaine sume or noe, and Carryed in the Affirmatiue, that noe appeales shall be brought vnder the Sume of 1200 100 the which was ordered to be incerted.

An Act for secureing Creditors read & passed the first

Reading.

An Act agt importation of Convicted ffellons into this Prov-

ince, read & passed the 1' reading

An Act concerning Negroes & Slaves, read & passed the third reading.

All the afd Bills were sent to the Gouern & Councill by

Mr Wynne

The house Adjournes till to Morrow Morning Nine of the Clock.

Wednesday May 25th 1692.

Original Journal.

The house againe Mett and were absent these following Members Vizt

> Mr Ashman) & Comittee of Accots Mr Smith Mr Bigger

Then was read what was done Yesterday.

Severall Bills brought in by Mr Dent & ordered to be read,

An Act for appointm' of Certain Officers, read & passed the 2d reading wth amendmt

An Act for Limitation of Officers ffees read & passed the

first reading.

An Act for Limitting of County Clks ffees win this Province read & passed the first reading.

An Act for the better administracon of Justice in the County

Courts read & passed the 1' reading.

An Act preventing vexatious & vnnecessary suites at Law &c: real & passed the It reading.

An Act for keeping a Register of Births Marriages & Burialls; read & passed 1' reading.

An Act ascertaining w' shall be allowed vpon protested bills of Exchange read & passed 1t time

An Act agt Engrosers & Regraters, read & passed the first

reading.

An Act for the due recording all the Lawes of this Province, in the Series office read and passed the house the first reading.

An [Act restraining the] Exportation of Leath &c. read & passed the first reading.

An Act [for Appeals and regulating writs of] Error read

with the Clause incerted & passed by Mr Wynne & Mr Hoskins

for them to Continue two Yeares from the Comission of the

accordingly appeare.

the returne of Severall bills be read, Vizt

An the third reading.

An reading.

reaading. [An Act for the easement of the inhabitants of this Province in suits att Lawe for small [debts &c.] Read & passed

An Act [for Constables taking list of] Taxables read & passed the third reading.

Engrossed. The afore

Original An Act for Encouragemt of Tillage & raiseing provisions for Advancemt of Trade within this Province read & passed

the first reading.

Coll Darnalls Petition to the Governo' & Councill ordered to be againe read, wherevoon it was thought fitt by the house that the said Coll Darnall should be sent for to to this house his Maj<sup>ties</sup> ord' &c: vpon which his said petition is granted; as Likewise to demand of him a Second time the Bookes of Entries, for his Maj<sup>ties</sup> Service for the pervseall of this house.

Ordered that one of the Dorekeepers goe in to Towne, and acquaint him that the house wants to Speake with him.

The said Coll Darnall after some short space of time makes

his appearance here accordingly.

Mr Speaker informes him that he had, by order of the house againe sent for him about those Bookes of Entries, which were desired of him yesterday, and that they now wanted to know his Resolution therein, imagining he might have better Considered of it since yesterday.

But his Answere thereto still was that he could not Complye with the houses desire in that request, by reason of the trust reposed in him by his Lordshipp in all those Matters & Concerns, the comunicateing of which he Looked vpon itt, would

be a breach of the same.

Mr Speaker replyed that they had noe designe to harme his Lordshipp any wayes in the matter, but onely to Sattisfye themselves in the yearly income of the Imposition Money, that they may the better know how to settle th part belonging to the Countrey, for the Support of the Gouernm & with all Tells him that it is but a Civill Request, and for his Majties Service, and therefore he must not take it amiss; if some further Methods be taken therein.

He is demanded to produce the Kings ord mentioned in

his Petition;

He makes answere that he Left the Originall with the Comittee that were sitting at Petuxant att his Arrivall, but produces a paper which he sayes is a True Coppy thereof, which was ordered to be read, the maine purport whereof was, that he might be permitted peaceably to Collect his L<sup>d</sup>spps dues &c: ariseing herewith in this Province.

The said Coll Darnall is bid to withdraw house
Itt is debated in the house by the house Nemine Contradicente, to produce the aforesaid pervseall of

this Contempt &c:

He is again sent

M' Speaker does aga
 Bookes of Entries and with
 acquaint him, that vpon prest in that Case, he

be soe disobleidgeing to att Armes, for the Original to M' Wynne inform the Gouerno' & Co downe Journal. to this house Answere thereto, to every part

which the said Coll Darnall desired

Voted that its the Undoubted all persons to attend this house, with their Publick bookes of Entries & other papers of publick accounts, whereby to be sattisfyed what publick Revenues haue of Late belonged to the Crowne for the Sup-

port of the Gouernm' of this Province.

Voted that Coll Darnall being Employed as a gen<sup>II</sup> Agent to Collect great part of the publick Revenues of this Province, being required to produce his Bookes & papers of Entries thereto belonging for their pervseall, for their Maj<sup>ties</sup> Service, yett refused to doe itt though he Confessed the haueing of them in his Custody.

Voted that this is a Violation of the Undoubted Rights &

privilidges of this house.

Voted that Coll Darnall for such his Contempt be taken into the Custody of the Serjeant at Armes attending this house.

Voted that the 14<sup>d</sup> p Tonn belongs to the Crowne for the Support of the Governm<sup>t</sup> as it was first intended as Likewise all fines and Amercem<sup>ts</sup> yett notwithstanding till his Maj<sup>ties</sup> pleasure is knowne they will give all due obedience therevnto.

Itt is the Opinion of the house that all publick records, Bills, and Bonds, remaine in the Office where they are.

As for Waifes & Strayes in the Petition mentioned, they

will be perticularly considered off to Morrow.

Ordered that a Warrant issue to apprehend the said Coll Darnall for his Contempt aforesaid.

By the house of Assembly May 25th 1692.

Whereas Coll Darnall pursuant to an Ordr of this house to appeare with his Bookes of Entries demanded of him to be pervsed for his Majties Service did make his appearance here, but obstinately refused to produce the sd Bookes, it is therefore ordered that the Officer attending this house in the Nature of a Serjeant att Armes, doe imediately take into his Custody the body of the said Coll Darnall for the Contempt aforesaid Signed Kenelm Cheseldyn Speaker

passed that pass Enna

The

Capt

Then was what erday.

Original Mr Brookes Comes from the Gouernor and Councill Journal. severall Bills passed that board, & are as hereafter

Mr Dent & Mr Clarke sent to the Gouernor & Councill to give them Sattisfaction in a certaine Bill now sent hither relateing to Negroes & Slaues &ca as to some Clauses therein Specifyed.

They Carried likewise with them a bill for Election of Members to Serve in the Gen<sup>11</sup> Assembly, haueing received one

Reading & passed yesterday.

An Act preventing vexatious & vnnecessary Suites att Law

&c: read and passed the second time

An Act for Recording the Journall of the house of Assembly read & passed the second time.

An Act for Encouragemt of Tillage &c: read & passed the

second reading.

An Act agt Excessive Vsury, read & passed the Second reading.

An Act appointing Court dayes in each respective County

within this Province read and passed the Second time.

An Act Limiting the Extent of Attachm<sup>ts</sup> & providing what shall be Leavyed on Attachm<sup>t</sup> & Executions read & passed the second reading.

The aforesaid Bills were sent to be Engrossed.

In the Act relateing to Servants and Slaues itt is the Opinion of the house that if the goods bartered for, Exceed 1000<sup>lb tob</sup> the party agrieved, besides the ffine in that Act allowed may bring his Action for Damages.

That Servants Comeing into this Province, whether by Indenture or oth wise, theire Service shall comence from the

Shipps first Anchoring in the Province.

Mr Dent and Mr Clarke returne from the Councill board with the aforementioned Bill and doe say that every particular therein is Complyed with, Except the Enslaueing the Woman dureing life, the which that board desires may be mitigated to Seaven Years Servitude onely, and was soe done accordingly.

shall make that the Clause

ascertained next

ing. eading.

Reading and assed 2d reading.

Negroes & Slaues, read & passed the 3<sup>d</sup> time w<sup>th</sup> the amendm<sup>t</sup> desired.

An Act restraining the vnreasonable encrease of horses in this Province read & passed the time, with the Clause incerted as desired.

The aforesaid Bills were sent to be Engrossed.

An Act for Election of Sherriffs, read & passed the first Original

reading.

The same together with two other Bills in which the Gouern' & Councill wanted the Satisfaction of haueing some particulars therein Cleared, were sent by M' Wynn & M' Boothby, with the Instructions of the house to that intent.

The House Adjournes till to Morrow Morning Nine of the

Clock.

#### ffriday May 27th 1692.

The house againe Mett & were Called ouer, & were Absent these following Memb<sup>rs</sup> Viz<sup>t</sup>

Mr Biggers Mr Ashman Mr Smith

Then was read ouer what was done Yesterday.

Upon Information giuen by a Member of this house that Notice was taken att the Councill Board of Coll Darnalls haueing too much Liberty giuen him after his being taken into Custody by virtue of an order hence Issued, itt was therevpon Vnanimously Voted that the Officer in whose Custody the said Coll Darnall is, confine him close to some private convenient roome, & not suffer him hereafter to goe any way or att Large.

The said ord accordingly was drawne vp and read, &

deliuered to the sd officer.

Information likewise given by a member of this house agt some persons (Irish Men) that were Singing last night a Treasonable Song, publickly in the hearing of some members of this house, whose names given in were as follows Vizt Arthur Delahay, Hugh Hamleton, & Robert Cooper, as Likewise James Cannon & James Cambell, Evidences agt the sd persons.

and that the afore Ham in Co of

An said person fact a

Coll Browne comes from the Councill board with the Returne of several Bills there passed Viz<sup>t</sup>

An Act agt the Exportation of Wool & old Iron, read &

passed the second reading

An Additionall Act for Regulateing Ordinaryes read & passed the 2<sup>d</sup> Reading.

An Act for preservation of Orphans reall Estates read &

passed the 2d Reading.

An Act Touching Coopers & the Gage of Tob. hhds read & passed the second Reading.

Original An Act for Regulateing Ordinary keepers & Limiting the Journal. Number of them within this Province, read and passed the second reading.

An Act for Election of Sherriffs read & passed the second

Reading.

An Act for the Service of Almighty God, And the Establishm' of the Protestant Religion within this Province, ordered to be read, vpon which was reassumed a former Vote concerning the Settlem' of an Annuall Income in each parish vpon the Ministry within the Province and Voted whether it should be done by the Assesm' of fforty or 20lb tob p poll, and Carryed by the Majority of Voices to be assessed by a Taxe of fforty pounds of Tobacco p poll vpon the Taxeables of each parish.

Voted & ordered that what Lawes are behinde hand to read, be dispatched to day and that to morrow be sett a side

for Settleing the support for the Gouernmt

An Act for secureing rights read & passed the first time wth Amendmts and Additions and ordered, to be read again to Morrow.

An Act for Advancemts of Coynes read & passed the first

reading.

Opinion of the house in Answere to the Severall particulars Contained in Coll Darnalls Petition drawne vp and read, and sent to the Gouern and Council as desired, by Mr Wynne.

The aforemenconed Bills likewise att the same time sent by

the said Mr Wynne.

The Comittee of accts goe out vpon their Charge.

Message to the Gouern' ord'd to be drawne vp and Read wch was as follows Vizt

[By the House of Assembly May the 27th 1692
This House does desire your Excellency will be pleased to impart] the Opinion [of this House in relation to Coll Darnall's petition to the] said Coll Darnall [according to his demands, which they do imagine may be a meanes] to [incite him to produce what further instructions he has from his Lordship as likewise the books of entries

signed per Order Henry Denton Cl. Assembly.]

Grand jurys uernmt more.

&c:

to allow

Enter the being Elected for Cæcill County, as appeares by Indenture vnder the hands and Seales of the Sherriffes & ffreemen of that County of their being soe chosen & Elected as aforesaid.

Ordered that a Note be given them in Ord to be sent to the Councill Board to be sworne.

The same was drawne vp & read, which was as follows Vizt Original Journal.

By the house of Assembly May 27th 1692.

The house haueing now received Mr James Wrouth, Mr Thomas Theakston & Mr Robr Crooke Burgesses Elected to serve for Cæcill County in the Roome of Coll Codd: Mr Warner & Mr Dare, as appeares by Indenture (out of his Majries high Court of Chancery hither remitted) vnder the hands & Seales of the Sherriffe & Severall ffreemen of that County, doe there-

fore send them to your Honors in ordr to be sworne.

Signed p Ord<sup>†</sup>
Hen Denton Clk Assembly.

Doctr Brookes is sent, along wth the afd Gentlemen, wth the

s<sup>d</sup> Message.

An Act for the better Administration of Justice in probat of Wills & granting Adm<sup>rcons</sup> Recovery of Legacies & secureing

filiall portions read and passed the first reading.

An Act for Settleing of a Standard with English Weights & Measures in each respective County whin this Province,

read & passed the 1' reading.

An Act for the Ord'ing & Regulateing of the Militia of this Province & for the better security & defence thereof read & passed the first reading.

An Act agt Divulgers of false News read & passed the first

reading.

The sd Bills were sent to the Councill Board by M<sup>r</sup> Mittchell & M<sup>r</sup> Ennalls.

They returne & say they delivered the same.

Doct' Brookes Returnes & sayes he sawe the Oathes of Allegeance & Abhorrence given to the afornamed M' Wrouth M' Theakston & M' Crook att the Councill board, whoe afterwards took their places in the house.

Mr B that
An Act for for
An re
An
The M v
The this Answere

The Adjournes Morning

### Satvrday May 28th 1692.

The house againe mett and were Called ouer & were Absent these following Membrs Vizt

Mr Bigger Mr Ashman Mr Smith Original An Act for Limitation of County Clks ffees, read & passed

Journal. the 2d reading & sent to be Engrossed

Ordrd that the Officer attending here send for Mr Cullens &c & that an Ordr be drawne to the same intent, went was accordingly done as follows, Vizt

By the house of Assembly May 28th 1692.

Ordered that the Officer Attending this house send for Mr

James Cullens to giue his Attendance here to Answere to such questions as shall be proposed to him by this house.

Signed p Ordr Hen Denton Clk Assembly.

The same was read & Delivered to the Officer aforementioned.

An Act for punishm' of psons suborning of Wittnesses or Comitting Willfull and Corrupt perjury read & passed the first Reading.

The said Two Bills were sent to the Gouern' & Councill by

Capt Whittington.

The house dissolves themselves into a Grand Comittee, in ordr to settle the Support for the Gouernmt

Mr Cheseldyne chosen Chairman of the said Comittee.

Ordered that M<sup>r</sup> Mason & M<sup>r</sup> Dent goe & desire Coll Blakiston for to walke downe to the house to acquainte them, if he knowes, what Imposition is now vpon Tobacco in Virginia they being now vpon debate of settleing the support for the Gouernm<sup>t</sup>

Coll Blakiston appeares here Accordingly.

Support of the Additionall not.
see gall, other Two and to.
of the comes

Mr Addison comes from the Councill Chamber with the

Returne of severall Bills passed that board.

The Officer Attending this house is ordered to bring in those prisoners he has in his Custody whoe Accordingly appeares with them Vizt Hugh Hamleton & Robert Cooper together with James Canon & James Cambell, the Evidences; but does say that Arthur Delahay in the Ordt mentioned is Lame, and therefore could not possibly bring him.

M' Wynne by Ord' of M' Speaker Examins them.

He askes them how they came to Sing that Treasonable

Song, whereof they stood here accused.

They Answere that they were drunck when they did it, but with all confess their being guilty of the fact, and therefore putt themselves vpon the Mercy of the house, being sorry for such their Offence promising neuer to offend in the Like nature againe.

Mr Wynne lays home to them the haynousness of their Original Crime, first in being drunck and afterwards in Venting the Journal.

Treasonable Song.

Putt to the Vote whether the said psons shall be whipped for their afd fault or pardon'd vpon their Submission & penetency, by goeing downe on their knees & begg pardon and to doe the same before the Gou'no' and Councill, itt being their first fact.

Carried by the Majority of Voices, to begg pardon on their knees w<sup>ch</sup> they accordingly did, and the Officer ordered to Carrye them to the Councill Board to doe the same, and there vpon to be dismissed paying their ffees.

Ordered that they be bound to their good behaviour, and

that Mr Mason take their Bond with security.

An [Act for the better administration] of Justice in probat of Wills & granting [Admacons, Recovering of Legacies and] secureing of filiall Portions, read passed

&c: read & passed the the 50000 tob specifyed in

the second reading. Nine of the Clock.

these following Membrs Vizt

Then was Saturday.

An Act agt Divulgers of false News, read & passed the third reading wth amendmt

An Act for secureing Rights & passed the third Read-

ing wth Amendmts

The said Bills sent to the Councill Board by M<sup>r</sup> Dent & M<sup>r</sup> Harris w<sup>th</sup> ord<sup>r</sup> to Speake to the latter Bill, as to desireing his Ex<sup>ncyes</sup> appointing Surveyo<sup>rs</sup> in the Province &c:

Message from the Gouern & Councill brought by Mr Addi-

son & Mr Brookes which was read as follows, Vizt

By his Exncy the Gouern and Councill in Assembly May

30th 1692.

The Great charge this Countrey hath been at, in building the State house, the p'sent decays and Leaky condition thereof, rendring the same insufficient to secure and p'serve the Records of the Province, mooues this board to recomend to the house the Consideration of some present necessary repaires thereof, whereby the same may be putt into a Condition to secure the said Records, and fitt for holding Courts of Judicature, vntill such time as a more Convenient place for that purpose shall be thought of and agreed on, which (considering the great Expence the Province hath already to defray and discharge) this board Conceives will bear to heavy vpon them at p'sent, neither can the same in any probability be Effected before the hard weather, And further more the p'sent Neces-

Original sary repaires of the said house may Render the same fitt for Journal other publick use to prevent further Charge to the Countrey, This board therefore desire the house duely to Consider thereof in Makeing such provision as they shall think fitt and Necessary.

Signed p Ord<sup>r</sup> John LLewellin Clk

Re-

Putt to the Vote whether the State house shall be putt in Repaire for the present secureing of the Records or noe, and Carried in the Negative.

An Act relateing to servants and Slaues, read & passed the

second reading wth Amendmt

The same was sent to mr Boothby to the Councill Board.

Mr Dent & Mr Harris returne & say they deliuered the Message sent by them, and that Likewise they stay'd the Reading the bill for secureing Rights &c: whereby they gaue his Exney to vnderstand the defect of Surveyors in the Province, the which his Exney promised to Supplye by appointing one in each County, whereby the Inhabitants may not be disappointed in their Just Right.

The house Enter vpon the Debate, to what & Tobacco

noted last Saturday shall tend

Voted that the Additionall the Tenth day of Oct
Voted whether the for the Maintenance in the
Affirmative.

Voted if his Maj<sup>t</sup> vse it shall be putt to.
Voted that the ttisfyed and payd yearly

mainder be applyed for

Voted whether the & Carried by the Major

Comittee appointed to Impost received for the Count report to this house about the

M<sup>r</sup> Dent M<sup>r</sup> Wynne M<sup>r</sup> Harris

Putt to the Vote whether shall be yearely allowed the

Gouern' or noe, and Carryed in the Negative.

Voted what vse the 4<sup>d</sup> p Gall Impost vpon Liquors shall be putt to, & Carryed by the Majority of Uoices that the same be & accrew to the benefitt & vse of the Countrey to defray publick Charges &c<sup>a</sup> and that a Bill be Brought in for the same, wherein Cap<sup>t</sup> Tasker to be incerted Treasurer for the West'ne shore & Doct<sup>r</sup> Brookes for the Easterne shore, to Call the Navall Officers yearely to Account & Receive the said Revenue for the vses aforesaid.

The House adjournes till to Morrow Morning Nine of the

Clock.

### Tuesday May 31th 1692.

Original Journal.

The house againe mett and were called ouer & were Absent these following Members Viz<sup>t</sup>

Mr Greenfeild)

Mr Smith
Mr Ashman

And Comittee for inspecting the disbursemts
of The Countreys Money.

Then was Read what was done Yesterday.

Putt to the Vote whether the Expences of the Justices of the County Courts shall be Limitted or noe, & Carried in the Affirmative.

Putt to the Vote what their allowance shall be, and Carryed by the Majority of Voices that each Justice shall be allowed 120<sup>110b</sup> a day dureing his Attendance att Court.

Mr Greenfeild Enters the house.

Mr Brookes & Capt Courts comes from the Councill board with the Returne of severall Bills passed that Board Vizt

An Act agt Divulgers of falce News, read & passed the third reading.

An Act relateing to servants & Slaues read & passed the

third Reading.

An Act &ca returned, being read & passed the third time here before.

Putt to the Provinciall Court being neither in any place Gouern's Councill, shall be allowed att the said Court, or noe, and

here, & Endorsed thus Vizt

1692.

The plainte of the Petition should to y Honor Clk Assembly.

& Mr Wattson.

Coll

psons incerted, for keeping Guar Daniell the same Nature read

George from him in the begining of the Revolution
Cap' petition for keeping Guards &c: read.
The Afd petitions referred house to the Consideration

of the Comittee of Accts

Message to the Gouern & Councill, Drawne up & Read
as follows, Vizt

By the house of Assembly May 31th 1692.

This house being informed by Severall Members thereof, that are Comanded from their Service in this house, by a Comission of Oyer & Terminer to them directed this house doe Complaine thereof as a breach of their priviledges, that

Original any Member thereof, sitting the same should be sent vpon Journal any other Service whatsoeuer.

Signed p Ord Hen Denton Clk Assembly.

The aforesaid Message was sent to the Councill board, by Maj<sup>r</sup> Smallwood, M<sup>r</sup> Wheeler, M<sup>r</sup> King, M<sup>r</sup> Mason, M<sup>r</sup> Clarke, & M<sup>r</sup> Jones, whoe Returne and say they delivered the said Message.

Voted whether Richard Benton shall be sent for to view the State house, in Ord<sup>r</sup> to Repaire the places and Roomes where the Records lye or noe, and Carryed in the Affirmatiue.

A Coppy of the said Vote sent vp to the Councill Board by

Mr Clarke.

The Officer attending this house ordered to send for the said Richard Benton to Attend this house to Treat w<sup>th</sup> him about the aforementioned Repaire.

Mr Clarke whoe Carryed a Coppy of the aforesaid Vote to the Councill was Ordered likewise to Enquire for these two

following Bills formerly sent Thither Vizt

The one Bill relateing to perjury and the other to the Election of Sherriffes.

The house Adjournes till to Morrow Nine of the Clock.

# Wednesday June 1st 1692.

The house again Mett & were Called ouer and Membrs Vizt

Edward Wynne Mr Bigger Mr Dent

Mr Ashman Mr Sm

Mr Josephs Petition Morrow: ordered appearance he

keeping publick Post &c Kent

make his

County

James Browne

By
This house has Voted ppointe Counties, and if the
with the allegations of those appeare Sufficient to your Honors to the purport of the said Petition
yr Honors therein

Signed p Ord<sup>r</sup> Denton Clk Assembly.

The Same was deliuered to M' Wheeler & M' ffinney in ord' to goe and speake to the Same att the Councill Board.

An Act for the Settlemt of an Annuall Revenue vpon their Original Majties Gouern' within this Province for the time being read Journal.

and passed the first time wth amendmts to be made.

A Supplementary Act to the Act for Settlemt of an Annuall Revenue vpon their Majties Gouern' in this Province for the time being read and passed the first time with Amendemts to be made.

Mr Dent Enters the house.

Putt to the Vote whether Thirty shillings and noe more shall be Allowed for Entering & Cleareing of Shipps or noe, and Carryed in the Affirmatiue.

An Act for punishm<sup>t</sup> of persons Suborning Wittnesses &c: read & passed the second reading and sent to be Engrossed.

Voted and ordered by the house that if Mr Lynes does not bring in his Accts by to Morrow Night to the Comittee, that he shall not be Allowed the same this sessions.

A Coppy of the said Ord delivered to give to the said M

Lynes.

W<sup>m</sup> Stimsons petition for a mare, read & Referred to the

Comittee of Accounts.

Voted that a former Order of this house, directing a Bill to be brought in for an Allowance of 200lb tob to each Burgess p diem &c: to defray their Charge and Expences att Assemblyes be disanulled, and Remaine vpon the journall onely as a Vote of this House, for the said allowance to be Continued, without bringing in a bill for the same.

Voted that one out of euery County be Appointed to Come down to St Maryes on the first day of October next, in ordt to Laye the publick Leavye, which was done as follows, Vizt

ffor Robert Mason.

ffor

Henry Denton appointed Clerk of the said Comittee.

ffor ff ffor

County agt James Harper of ffor their Privity and abuse that Warrant should hence Issue to here, to Answer the Complaint aforesaid deliuered to the Officers attending here.

The adjou Morning Nine of the Clock. Original Journal.

Thursday June

1692.

The house againe Mett and were Called ouer, & were Absent these following Memb<sup>rs</sup> Viz<sup>t</sup>

Mr Bigger Mr Ashman Mr Smith Mr ffinney

Then was Read what was done Yesterday.

Somersett County Indenture returned out of their Majties

High Court of Chancery to this house.

Ordered to be Read, wherein were Chosen (as by the sd. Indenture, vnder the hands and Seales of the Sherriffe & ffreemen of the said County appeares) Mr Roger Woolford Mr John Bosman and Mr Lazarus Maddux, to Supplye the Vacancy of Mr John Hewett, Mr Thomas Evernden & Mr John Goddin

The said Mr Woolford, Mr Bosman & Mr Maddux Enter the house & were ordrd to be prented to the Councill by Capt

Whittington, to be sworne.

Voted that an Act be drawne vp for to give power to his Exney Lyonell Copley Esqr Capt Gen and Comander in Cheife of this their Majties Province &ca To Naturalize all persons of Outlandish Nativity, that shall applye themselves to him for the same, takeing the Usuall ffees, due by Act of Assembly for the same. Capt Courts comes from the Councill Chamber wth the Returne of a Bill agt Devulgers of false Newes, with an Endorsemt thereon, desireing the Penalties therein incerted may be advanced, the which was done accordingly.

The said Bill (together wth the maine Bodye of the Lawes) were sent to the Councill Board, by Mr Dent, Mr Jones, Mr Hawkins, Mr Wattson, Mr Dorsey, Mr Wrouth Mr Hanson &

Mr Wattkins for their Assent there.

John Littles Petition for Allo Endorsed, tht he be allowed 20lb tob p peck for night & day & the same ordered to

Putt to the Vote who send to each Coun of

Voices to be

Ordered that the Coll Robotham part of those Lawes

He acquaints the house in minde of made in this Province ralize Outlandish psons Care in already.

Putt to the Vote whe by the publick or noe, and

Carried

An Act assertaining the vinciall and County Courts, read and

405

Voted if John Little whoe preferred of this House be Original found tarde in any one Article of his Acct falsely Charged, Journal. that he be allowed noe more than as the Comittee has now Regulated the same.

An Act ascertaining what Lawes are Repealed wthin this

Province, read and passed the first time.

Voted by the house that the Members herevnder written be fined ffifty pds of Tobacco a peice for remaining with out Dores, dureing the Sitting of the house, Vizt

Mr Wrouth Mr Hawkins Mr Crooke Mr Theakston Majr Tripp Mr Clarke Mr Sherwood Capt Whittington Majr Camble Mr Woolford Mr Wattkins

Voted that Mr Wynne be likewise fined 1001b tob for Absent-

ing himself wthout the leave of this house.

The house reassumes a former Vote, Vizt whether the Chancello<sup>15</sup> ffee for Transcribeing the Lawes for Each County shall be 1600 or 12001b tob and Carryed by the Majority of Voices that 1 2001b tob be allowed onely.

An Act for settleing of Nauall Officers ffees wthin this Prov-

ince, read and passed the first time.

Capt Courts Comes from the Councill board with the . returne of the bill agt Devulgers of falce News, and the same sent to be Engrossed.

An Act for an Impost of 3d p hhd settled vpon the Gouernor

&c: read & passed the second reading.

The aforesd four Bills sent to the Councill board by Mr

Dent.

Mr Tasker Moues to haue Leave to goe home, certifyeing to the house that his Wife lyes very sick, the which was granted him.

The house Adjournes till to Morrow Seaven of the

Clock.

# June 2d 1692.

The house were Absent these following Membrs Vizt

The

An [Act for the settlement of an annual Revenue upon their Majties Gouern' wthin this Province [for the time being]. Second Reading.

the first of June last Voted Lynes did not bring then he should not be allo and Likewise whereas he was for to bring in his Account euery

Original holely been disobedient to it is therefore and ordered Journal. that the said Mr Lynes shall accts till next Sessions of Assembly for his

Upon a Motion Made by County Burgesses,

Putt to the Vote whether Somersett County shall be excepted out of the Act for regulateing the County Comission<sup>15</sup> Expences, and that they be allowed Eight Thousand pounds of Tobacco p annum & noe more, or noe, and Carried in the Affirmatiue.

Mr Wynne & Mr Dent Enter the house.

Putt to the Vote whether the Ministers shall be Allowed 3000 or 2000<sup>lb tob</sup> a peice for their Attendance this Assembly, and Carryed by the Majority of Voices to be allowed 3000<sup>lb</sup>

tob, a peice.

Mr Wynne acquaints the house that he was desired by the Gouernr of Virga in his behalfe to returne thankes to this house for the Honor they did him yesterday in their Visitt and with all that he desired their Company att Coll Digges house imediately (if their business would Suffer them to take soe much leisure time) that he might further pay his Respects to them, before he went out of Towne.

Mr Speaker wth the rest of the Members accordingly goe vp, whoe aftr some short time spent there, returne to the

house againe.

An Act of Recognition, read & passed the house the first

reading.

An Act of Naturallization, read & voted that the Govern<sup>18</sup> ffees for the same shall be Three pounds St<sup>11</sup> and the Clarke for Writeing the same Tenn Shillings and Noe more.

The Comittee for Inspecting the disbursem<sup>15</sup> of the Impost

Money goe out vpon their Charge,

Mr Harper in Obedience to a former Sumons from this

house, makes his appearance.

Mr Speaker askes him how he Came to be soe bold to make vse of that boate belonging to the Delegates of Baltemore County wthout their privity or Consent.

He confesses that he made vse of sayes that the Men

of War staued her that he will repaire the same,

pardoned therefore

Elizabeth Bakers

Ordered that the Referred.
Doct<sup>r</sup> Synnocks Read.
Voted whether natiue.

The said Vote giuen to Mr Mason to Elizabeth Bak Comittee of Accounts.

The aboue menconed Comittee for Inspecting house with their Report which was

Att a Comittee appointed of the Impost of 2d p hhd Original Rec the Revolucon &c: May 30th Anno Dom. 1692

Mr Thomas Tasker)

M' Edward Wynne Cap' Hamond Cap' William Whittington

Mr Edward Wynne Appeared not.

Mr Thomas Tasker by the Comittee is Chosen Chairman.

Cleborne Lomax by the Comittee is appointed Clk.

Ordered that the Nauall Officers appointed for the severall districts within this Province for the Receiveing of the Moyety of the Impost of 2d p hhd: for the Countreyes Use since the Revolution be Sumoned to appeare here before the Comittee to Morrow Morning by seaven of the Clock (Vizt)

Capt Samuell Bourne for Petuxent District Majr King for Pokomoke District And Samuell Cooksey for Potomack

The Comittee adjournes till to to Morrow Morning at seaven of the Clock.

The Comittee Meetes againe the 31th May present as before. Except Mr Edward Wynne,

Maj King Navall Officer for Pocomoke district appeared

here to render his account.

And deliuered in to this Comittee one Note drawne on him by Mr Rob' Mason and Mr John Lewellin payable to Mr George Plater for 3 3s another Note drawne by Ditto Mason & Lewellin payable to Mr Philip Clarke & Mr Henry Denton for 151 155 & another Note drawne by Ditto Mason & Lewellin pay' to M' Gerrard Van Sweringen for 26' for which Three notes the Comittee hath given the said King a Receipt.

Mr Sam" Cooksey Navall Officer for Potomack District appeared here to rend his Acc and rendered an Acc what Capt John Coode had received before his voyage to England

and since the time of his being Navall Officer.

Mr John LLewellin on the behalf of Capt Samil Bourne Nauall Officer for Petuxent district appeared here & rendered an Acct for the sd Bournes

The Comittee adjournes till to Morrow Morning at Seaven

of the Clock.

the 1st day of June preent as before Adjournes till the 3d day of June

present as

before. Wynne. Chairman. mitted to Mr Kenelm Cheseldyn bill drawne John Tayler Mr Willm Wra vpon Mr Edward

Mr Henry LLoyd & Compa for his bill drawne vpon to Ditto Tayler. John paya to Ditto Tayler and Mr John Smith & Compa for 291 175

Original for the aboue said sumes of money Cheseldyne to take Journal some Method & Measures Recourry of the same.

ffor his of for two yeares and his trouble in his

Agency that is referred to the house.

Vpon Consideration of Coll Blakistons Acc<sup>t</sup> it is represented to this Comittee that part of the Money remaines vnpaid, the bills that were deliuered being protested, the sence of this Comittee is that vpon delivering the said Bills Creditt ought to be given in the Acc<sup>t</sup> for the same.

The Comittee haueing inspected into Severall Accts represented to them from severall psons relateing to the Impost haue stated the severall accts thereof to which they referre the

house for further Sattisfaction.

This Comittee further reports that M' Speaker vpon deliuering to this Comittee his Acct doth affirme that in the fourth Article for his own & Servants Charges in London all Counsells Soliciters & other Officers fees Expended in the Ajency are included, soe that noe other ffees by any other pson pretended to be Expended ought to be Allowed Except some small Matter to the Value of twenty or thirty Shillings or there abouts which he thinkes he left vnpaid and if paid by the other Ajent to be Allowed.

Signed p Ordr

Cleborne Lomax Clk Comittee

The house Unanimously approue of the Report of the said Comittee.

Putt to the Vote, whether Mr Cheseldyn shall be Sattisfyed the Ballance of his Acct mentioned in the said Report, in Money or Tobacco, & Carried to be pd in Tobacco.

Voted what shall be allowed p Cent in Money, for the said Tobacco, & Carryed by the Majority of Voices to be allowed

Seaven Shillings p Cent.

Message from the Gouern and Councill brought by Mr Addison & Mr Brookes, which was Read as follows Vizt

By his Exney the Gouern & Councill In Assembly June 3d 1692.

This house haueing pervsed part [of the Body of Laws contained in eleven sheets now drawn] this Sessions haue Signified [their assent to them all but one for enrolment] of Conveyances, [for no other reason than being] made temporary, [which being of so great moment and concern to the Province] in generall this [Board desire may be indefinite.

Signed per Order, John LLewellin Clk.]

Putt to the Vote & trouble in England for or Original Journal.

Putt to the Vote Trouble. Carryed the house Unanimously Guift.

M' Speaker returnes in soe free & willing a manner

bestow giueing the same, he as much resented

Voted and ordered by the house & interest due from the Countrey to him being be sattisfyed & paid out of the ballance of Accounts due from Cap' Bourne to the Countrey.

The aforesaid Ord was drawne out and Deliuered vnto

Maj' Smallwood signed by the Clk of this house.

Voted that the bill of Exchange made ouer by the Countrey to Mr Chesledyn if the same or any part thereof should not be received, the Countrey must make them good.

Coll Jowles and Mr Tench come from the Councill Board

wth the returne of Seuerall Bills & papers.

An Act for 14d p Tonn read & passed the house the first

reading.

Ordered by the house that Mr Larkins of Ann Arrundall County be paid 24<sup>1</sup> 8<sup>s</sup> 7<sup>d</sup> from Capt Bourne for publick Expences allowed him, being the full ballance of Accts due from the said Capt Bourne, to the Countrey after his dischargeing a former paymt of 22<sup>1</sup> 8<sup>s</sup> strl ordered to Majr Smallwood.

The said Ord was drawne out and deliuered to M Hamond for the said Larkins Use, Signed by the Clk of this house.

An Act for Naturalization, read & passed the house the second Reading.

An Act of Recognition read and passed the second reading. An Act for an Impost of 3<sup>d</sup> p hhd, read & passed the 3<sup>d</sup> time & sent all to be Engrossed passed the third reading with amendm<sup>t</sup> and sent to the Councill board by M<sup>r</sup> Dent.

An Act for Ascertaining the Expences of the Comission of the Provinciall & County Courts, read & passed the second

reading.

M'Tench Comes from the Councill board wth a Law Drawne vp, prohibiting Trade, with the Indians, with out Lycence from the Gouernor for the perusall & approbation of this house, and the same was voted out of the house.

Morrow Morning 7 of the Clock.

these following Membrs Vizt

The M<sup>r</sup> some Urgency of Affaires goe (after the breaking vp of the house

Original his appearance here & there read againe, & Journal. as to the first was told, he was presst away

would be pleased to give time and the same was the second Article for his ffusee, referred till Mon

a way from Mattapany, he says that the dence, and that he was there sick, and in any hostility.

The house tells him that the Garrison being Surrendered for the King free plunder of all Armes in the said Garrison taken, were lawfully due, Mr Josephs produces the Articles of peace concluded on there, which were read but nothing of Capitulation for preserveing or keeping their Armes &ca being therein contained, they therefore Could not be restored, as to the third Article, for Coppyes made, for the Members of Each house concerning his project for bringing in of Money, he informes the house that he did (bonâ fide) cause Thirty Two Coppyes to be written, for the which he payd the Clks 100lb tob a Coppy, he is desired to with draw a while.

Voted that the said Mr Josephs be Allowed 30001b tob in Consideration of the aforementioned Coppyes, the which was Endorsed vpon the Petition & sent to the Comittee of Accis

M' Lynes Petition for Leave to bring in his Accts read &

referred to the Comittee of Accts

Ordered by the house that the 10000001b tob as Likewise that other sume of Tobacco allowed Mr Chesledyn yesterday for ballance of Accts made vp, be paid him in the Countyes on the Westerne Shore.

M' Dent, & M' Wynne, acquainte the house of a Tryall to be held att the Councill Board, att which their Attendance was required, therefore prayed the leave of the house for the same, wch was granted them.

Coll Browne & Capt Courts come from the Councill board wth Seuerall papers they acquainte the house that the Provinciall Court was adjourned till the Last Tuseday in September.

Mr Wynne Enters the house.

M' LLewellin Comes from the Councill board wth certain papers concerning the report made by the Comittee of Secrecy, to the Convention for the pervsall & advise of this house therein, but he is told, that if the Councill, who are best knowing in the same, will be think fitt and Necessary, into some thereof

An Act Ascertaining [the Commissioners' expenses in the Provincial and County] Courts read and passed

An Act for ascer taining what laws are repealed within this

Province read & passed the second

An Act for settle ment of an annual revenue upon his Majestys Governor within this Province] passed the second

The said Bill Certificate of vpon his Acot Original Putt in for his Comitte of Accts for the pervseall of

These are to Certi Expences &ca By Docts Moore
By bill of Excha :00d
Blakiston p ords 2:08

12:08

Clk.

Ordered that he haue Creditt giuen him for the said two Articles in his Account Yesterday remitted to this house, the web was accordingly done.

The house Adjournes for an hour.

The house againe Mett & were present as before.

Comittee of Accts repaire to the house.

An Act for 14d Tonnage, read & passed the second reading.

An Act for Repealeing the Lawes Read.

An Act for the Settleing the Moiety of the 25 p hhd Impost.

The aforesaid Bills were all deliuered to M' Speaker.

Maj<sup>r</sup> Sewall Petitions for allowance for a Servant of his pressed away, as likewise for three horses he lost, and Consideracon for Corne & Oates Taken by the Soldjers.

Putt to the Vote whether the Servant in the aforementioned Petition shall be proceeded ag<sup>t</sup> as a Runaway by his said Mast<sup>r</sup> dureing his absence from him in the time of the Revolution, or noe, and Caried in the Negative.

Putt to the Vote whether the Remainder of the Petition shall be answed or Rejected, and Carryed by the Majority

of Voices that it be Rejected.

Voted and ordrd by the house that Mrs Elizabeth Baker be allowed her Money due from the Countrey out of what Money (by intimation of the Comittee) is now in Mr LLewellins hands.

Coll Darnalls Petition for his Enlargem<sup>t</sup> &c. read as follows Viz<sup>t</sup>

To the Honnrable the house of Assembly.

The Humble Petition of Henry Darnall

of this house humbly craues prjudice and Damage Wch Necessity fall under by sufficient time since the house will be as the disorderly answere to yor Petr detesting assembly mett for Concerne he would there vnto, but able as to giue y' Petr does not much question but his to give this house all the demands.

Original That y to his Exncy the Gouern to intercede to this house in his Exncy left him to his further applicacon to the house not thinking it convenient to intermeddle with the Affairs thereof.

The p<sup>r</sup>mises Considered as alsoe the inevitable ruine that a Confinem<sup>t</sup> at p<sup>r</sup>sent will bring vpon y<sup>r</sup> Pet<sup>r</sup> and ffamily, he humbly beggs that this honn<sup>rable</sup> Assembly will be pleased either to release, or baile him vntill he can haue his Mast<sup>rs</sup> answere, or vntill such other time or vpon such tearmes as the house shall think fitt.

And He will pray.

Voted that the said Coll Darnall (vpon his Petition to this house) giveing Sattisfaction in those things formerly required of him (after his heareing out of England from his Lord shipp) according to his promise made, to this house be discharged paying his ffees.

Voted that the said Coll Darnall pay to the Officer attend-

ing this house 2001b tob p diem dureing his Confinemt

Message from the Gouern & Councill brought by Coll Hutchings & Read as follows Viz By his Exncy the Gouerno & Councill June 4th 1692.

The Act for publication of all the Lawes of this Province, this board conceive to be a very good Law & therefore ought

to be indefinite.

The act prohibiting Trade wth the Indians for ffurs &c: ought also to be indefinite and the board are still of opinion, that all Lawes made in the Lord Baltemores name ought to be abrogated, and his just right & Intrest in the Province to be secured by a suitable Law to pas this sessions in their Maj<sup>ties</sup> Names.

The act for Advancem<sup>t</sup> of Coines this board think it Necessary to Continue for 3 yeares certaine at the least

Signed p ordr John LLewellin Clk.

The act restrayneing the encrease of horses in this province to Comence forth with vpon publication & to Continue for 3 yeares. The Act obleiging the Colts to be gelded for three yeares successively & the Act its self may expire in a yeare or less if a Sessions happen

J LLewellin

Putt to the Vote whether the think fitt and carryed in the Affi thereof

Putt to the Vote whether or Less prented. with 10000001b tob

M' Dent & M' Ha to the Grant give

Mun

Original Journal.

The house again

Mr

Mr

Mr

Mr Dent

Mr Caru

Then was read what

Putt to the Vote whether all Revenue vpon their Maj<sup>ties</sup> Gouern<sup>r</sup> time being shall stand as now drawne, or the by the Councill) be incerted, and Carryed by the Majority of Voices to stand as now drawne.

Mr Clarke Enters the house.

Letter from Coll Jowles directed to Mr Speaker read in the house the purport whereof was for allowance for provisions spent vpon those soldjers raised by him in the begining of the revolution as Likewise for his owne pay & Services done &c:

Putt to the Vote whether he shall haue Collonells pay allowed him for his service done or noe, and Carryed in the

Negatiue.

Putt to the Vote whether thankes of the house shall be returned to the said Coll Jowles or noe, & Carried in the Affirmatiue, & the house doe Unanimously returne the said Coll Jowles thankes for his great Service done to the Countrey vpon the Late Revolution.

The Comittee of Accts goe out vpon their Charge.

An Act for 14d Tonnage, read & passed third time & sent

to the Councill board, by M' Wynne.

Mr Greenfeild & Mr Jones sent to the Councill board wth some Lawes forgott to be signed by the Clerk of that board, who returne & say they deliuered the same.

Message from the Councill board brought by Mr Brookes

which was read as followes Vizt

By his Ex<sup>ncy</sup> the Gouerno' & Councill in Assembly
June 6th 1692.

The house vpon their Explanation of the 14<sup>d</sup> p Tone haueing declared their sentim<sup>ts</sup> thereof to be ffort duties belonging to and vested in the King, This board think it Necessary that of all Shipps & Vessells that shall hereafter Cleare the same be secured and Collected by the Navall Officers & Lodged in bank till his Maj<sup>ties</sup> pleasure therein shall be further knowne, and they are desired to provide accordingly

Signed p Ordi

John LLewellin Clk.

Original Journal. Sheweth Councill board to Enquire when the Collection Countreyes Use, carried Likewise w<sup>th</sup>

theire Report

by Mr Lynes the wch house & voted and ordrd

ticular Acci the weh was their againe.

the contempt Craue to Evidence Cood ordrd him to soe good a purpose accordingly w<sup>ch</sup> he was

That that Thomas vpon

Putt to shall be paid for his horse or allow

for the same, & Carried by the small matter, & left to sue for the he Can.

Putt to the Vote allowance he shall haue; and carryed by the majority of Voices that allowed 800<sup>lb tob</sup>

Hee is Called into the house.

M' Speaker acquaints him with the Vote afore passed, whoe returnes the house humble thankes for the same, and soe Tooke Leave &ca

Coll Darnall makes his appearance here, and Desires to know the sence of the house concerning his Petition preferred, as to Allowance for the severall things therein specifyed.

He is told that the same was referred to the Comittee of Accts and that an answere thereto should be given him

to Morrow.

Mr Addison & Capt Courts come from the Councill Board wth the Act for repeale of the Lawes &ca which was read and passed the first reading.

They likewise say that his Exncy desires a Conference with

the house to Morrow Morning about tenn of the Clock.

M' King & M' Ennalls ordered to Examine into the Body of the Lawes, to see whether they be all Signed by both houses or noe.

The house adjournes till to Morrow Morning seaven of the Clock.

### Tuesday June 7th 1692.

The house againe Mett & were Called ouer & were absent these following Members Viz<sup>t</sup>

Edward Wynne Esq | Mr Dent | Mr Hawkins | Mr Tasker | Mr Ashman | Mr Smith |

Then was read what was done Yesterday.

An Act for repeale of all the Lawes &c read & passed the second reading and sent to be Engrossed.

Putt to the Vote whether or noe, the Riske of the Original protest this yeare; and Carr Run the risk of

Mr Wynne Enters

Ordered that those in Money, and directions of the England: all the Comittee Membrs Vizt Next, shall be and all such as allowed their Convention, To be Comittee of Accts

Mr Speaker wth the Chamber to the Conference yes

eaker wth the Chamber to the Conference yes Admitted.

His Ex<sup>ncy</sup> acquaints them which for some reason

came vp to that board, there, the which were Laid

downe by his Exncy

That the Act for 14<sup>d</sup> Tonnage carryed such a Clogg along wth it, contrary to the intent of the body of the Law, therefore thought it properest that it should accrue to the Uses of the first intent. Mr Speaker answeres tht if he had knowne the Subject matter vpon which the Conference was desired, he should have Consulted the house to give answere to the same and therefore can att present say little therein till he receive instructions from the house.

That the Act limiting the Expences of the Justices of the Provincial Court he thought it to be Unequal that those Gentlemen of the Councill that were likewise Justices of the Provincial Court should not be allowed equal to the afd Justices left to Consideration of the house.

That the Act for Impost of 4d a Gallon vpon Liquors be

Considered off.

That the Act for Navall Officers ffees, his Ex<sup>ncy</sup> thanked them for settleing the 30<sup>s</sup> p Shipp vpon him, but withall told them that they Cutt off part of the same againe in allowing noe thing to the Navall Officer referred to Consideration.

That an Act had been sent downe from that board, forbidding Trade wth the Indians without Lycence from the Gouernor to which his Exncy tells them that Board had received noe answere as yett; therefore desires they would be mindfull of the same.

That in the Act for publishing of the Lawes, he tells them

there is noe fee ascertained.

Mr Speaker Answeres that they have ordered a ffee of 1200lb tob the wch his Exncy does say is too small, & therefore desires them to Consider furthr of it.

The which Conference being Ended, Mr Speaker wth the rest of the members returne to the State house, and take their places.

Mr to the Navall Act & sent to the Councill shall stand as now drawne was Endorsed & sent

Original to that his horse press a horse tices of the Journal. Provinciall accordingly altered Agent in England

Time, or noe, and Carryed in the

Voted for the Countrey and that Sat Trouble in and about the same

Vallue of 201 strl be prsented to Capt Pagan Voted that

for his kindness this Countrey.

M' Ridgley has Engaged to furnish the said Money in England, the house promising to reimburse the Vallue thereof in Tobacco att 6s p Cent in Ann Arrundall County.

The house proceeds to settle the Clks: Severall allowances

the which are ordered as follows, Vizt

lb Toba To Clk of the Councill 6000: To Clk of Assembly 6000

To M' Lomax 5500 allowed soe

much by reason of his Expences.

Mr Speaker

To Mr Griffith Jones 3000 To Mr Watkins 3000 To Mr Blayden 1600 To Mr Peter Dent 3000

To the 2 dore keepers 1200 Each of them

To the Drumer 1600

Voted whether an Imposition shall be putt vpon ffurrs or

noe and Carryed in the Negatiue.

Henry Dentons Petition for a Boate of his pressed away, & afterwards made use off by Mr Lynes before the same was returned to the Owner and Likewise staved, the which being read and Considered off by the house, they thought fitt that Sattisfaction be made for the same out of M' Lynes publick Tobacco, and there vpon Ordrd that the sume of 140016 tobacco be deducted out of the said Lynes publick dues to Sattisfye the said Henry Denton his Loss aforesaid.

The purport of the said Ordr was Endorsed Upon the afd

petition and Remitted to the Comittee of Accts

Message from the Councill board brought by Coll Jowles & Coll Hutchins which was read as followes, Vizt

> Money, Tobacco

> > to the vention

Brought likewise yett for

said) into & ordered that An Act prohi

the first of October

An Act inciall & County

house and were An Act for the

An Act for the passed the house

to Communicate to

to goe home, which was granted them Mr ffiney & Majr The house adjournes Nine of the Clock.

Wednesday

1692.

Original Journal,

The house again Mett and were Called ouer & were absent these following Membrs Vizt

Maj<sup>r</sup> Caruell M<sup>r</sup> Ashman M<sup>r</sup> Hanson M<sup>r</sup> Smith M<sup>r</sup> Dent M<sup>r</sup> ffinney M<sup>r</sup> Hawkins Maj<sup>r</sup> Tripp

Then was read what was done Yesterday.

Information made by a Member of this house, that one of the Delegates of An-Arundall County was about Two dayes before this Sessions of Assembly arrested & Taken by a Comon Capias, by the Sherriffe of the said County contrary to the Rights & privilidges of this house, and there vpon Voted a great breach of priviledge & ordered that the said Sherriffe be Caused to give in good security to Answere the p'mises the Next Sessions of Assembly.

Voted that a bill be brought in for an Impost of four pence p Gall vpon all Liquores imported into this Province, Excepting such as come from England, and the Money to be Lodged

in a Receiver Gen'ls hands.

The said Bill brought in, and was read & passed the house the first & second reading and was sent to the Councill for their pervsall.

Coll Browne comes from the Councill Board wth the follow-

ing Bill, Viz'

A Bill Enableing one Burgess out of every County to Laye the publick Leavye of the province, the which was read & passed a third reading with the Amendm<sup>t</sup> desired, and sent back againe to the Councill by M<sup>r</sup> King whoe returnes & sayes he deliuered the same.

Capt Courts Comes with the Returne of the afore mentioned Bill passed that Board the which was sent to be Engrossed.

Merchant to be Agent for this their Maj<sup>ties</sup> first reading, and sent by M<sup>r</sup> & Rejected.

read & Rejected.

here this Assembly read 2000<sup>lb tob</sup> or 1200<sup>lb tob</sup> 2000<sup>lb</sup> Tobacco. for the Countreys Vse

Moued by a of Coll Jowles vpon to be made putt to the Vote whether & Trouble vndertaken

Tobacco p poll or 1 b tob p poll: that he be allowed 2 b tob p poll

Voted be allowed (the quantity of the as yett

vncertaine) the Sume of 200001b tobacco.

Voted and Ordrd by the house that Mr Lynes Accts now Lodged in the Comittee be Regulated & allowed him by the Comittee appointed to laye the Leavye att the ffall.

Original Journal. Voted that noe more Tobacco be Allowed this Assembly.

The house Adjournes for an hour.

The house again Mett and were preent as before.

Mr Vanderhayden moues this house that a Will of Augustin Hermans being torne out of the records, as Likewise the Originall lost, does therefore here produce a Coppy of the aforesaid Will, intimateing likewise that Mr Edward Jones and Mr Samuell Wheeler both Members of this house were Wittnesses to the said Will, desireing the same may be putt vpon Record.

Voted and ordered that the same be Entered vpon Record

accordingly.

Coll Hutchins Comes from the Councill wth the Returne of the Act appointing Peter Pagan Agent for their Majties prov-

ince of Maryland Signed and passed that Board.

Complainte made by a Member of this house that one James Robinson has in an Egregious manner abused Mr Edward Boothby a Member of this house to the great Contempt & abuse of the Authority of the same itt was there vpon ordered that the Officer attending imediately take into his Custody the body of the said James Robinson soe that he haue him here forth comeing to Answere the premises.

The said Officer after some short time accordingly here produces the Body of the said James Robinson, and is ordered

to Carrye him out againe

Putt to the Vote whether Mr Ashman & Mr Bigger Two Members of this house, shall be fined 1000<sup>lb tob</sup> or 400<sup>lb tob</sup> a peice for absenting themselues these severall dayes without Leave of the house & Carryed by the Majority of Voices that they be fined 1000<sup>lb</sup> tobacco each.

I'wo Addresses Drawne vp to be that the severall

Members board

An Act for paymt read and passed

Mr Speaker with Councill Chamber and the same

The house Morning

The house again from New Yorke, the which (after

Vizt

That it belongs to Warr, and therefore swere to be given to the aforesa

The same was sent

Voted that what Money the Gouernor vpon acct of the Moyety of the reimbursed by the Countrey to his Exncy or heires.

Voted that the Money due from Capt Bourne & Majr King (out of the Moiety of the 2s per hhd to the Countrey) may be

refunded to his Ex<sup>ncy</sup> in part of pay of what the Countrey is Original found indebted to his Ex<sup>ncy</sup> as likewise the Ballance of the Journal. Bills Left in Cap<sup>t</sup> Blakistons hands.

Mr Lynes Accts putt in and Referred to the Comittee

appointed to Lay the Leavye in October Next.

Voted that a petition be drawne to his Majtie & Signed by the Speaker that his Majtie will be pleased to Orde that the Gouerne here be refunded all such Moneys as he disburses for the Vse of the Countrey, out of the Twenty flue Shipps which went out of this Province in the yeare 1690: without Cleareing, the which was accordingly done as followes Vize

To the Kings Most Excellent Maj<sup>ty</sup>
The Humble petition of your Maj<sup>ties</sup> faythfull Loyall and obedient Subjects the Representative body of this y<sup>r</sup> Maj<sup>ties</sup>

Province of Maryland now Assembled.

Sheweth.

That yo' Majte was pleased in y' gracious Lett' in the yeare 1690 to the then p'sent Governm' of this Province, we'h was the Convencon of the ffreemen of the same, freely & indifferently chosen out of each County; to Comand them to pmitt the Ld Baltemore to receive his Revenues here Ariseing; onely reserveing what had beene usuall for support of the Govermt In Obedience therevnto they have yearely sent for England the 12d p hhd given for that End and purpose, of all such Shipps that Cleare in this Province, and have defrayed all Publick charge of Govermt by Tobacco Equally Leavyed vpon the Inhabitants thereof.

Maj<sup>ty</sup> before the Arrivall of y<sup>r</sup> had disposed of by the said Imposicon Gouernm<sup>t</sup> By which of a great part of this & Settlem<sup>t</sup> of the

Matter there is noe Province in the yeare 1690 with

the said Imposicon which he

The premises Petition<sup>15</sup> and Sacred Maj<sup>15</sup> that the discouered may be Maj<sup>165</sup> Gouern<sup>7</sup> in Consideracon of Support of the Gouernm<sup>1</sup> before

Obedient Subjects as in duty for y' Long and prossperous

The house Adjournes till Twelve of the Clock. The house againe Mett and were prent as before.

Message sent to the Govern' & Councill by Cap' Whittington & Doct' Brookes to know whether that Board will be pleased, to pass and signe those Lawes they have before them or whether they have any thing more to Offer to this house.

They returne & say that an Answere thereto will imediately

be giuen.

Message from the Gouern and Councill brought by Capt Original Journal. Addison and Mr Brookes which was read as followes Vizt

By the Honble Councill June 8th 1692.

This board puseing the Act for paym of the publick charge find an Article to his Exncy the Gouernor as a Gratuity web this board conceiue is very vnsuitable for his great charge trouble & Vndrtakeing in the peaceable and happy Setlem of the Gouernm' of this Province especially considering a larger gratuity giuen to a pson of an Inferior capacity in the same Act

allowed, which this board desire may be Rectified.

2. This board finding that in Mr Lynes acct of publick Expences of this hon Councill, that each perticuler Article is charged to their perticuler accts weh as this board is informed, the said Lynes is Ordrd to referr himselfe to them for Sattisfaccon, Notwithstanding by his Exencys Speciall Comand they came downe to Attend him vpon his arrivall and vpon Surrender [of the government, and since] called downe vpon other [emergent occasions, which also this Board] desire may

be rectif [ied]. 3 This board Likewise [desire that some consideration may be taken in Relation to the last [year's levy, that your House would propose some [method of full satisfaction of all Bills] of Excha [drawn by the naval officers that are in the country] and others [that may come in protested on the same account next] Shipping Wherein if due care [be not taken it will destroy and render] the Creditt of the Countrey [insignificant and poor, very injurious to many good people [living in and trading to the same.

Signed per order

W. Taylard, Clk. Assistant]

Answere to the

By the house This house are very well votes & will not receed from them and as will be Considred at the Laying of Signed p Ordr the Leavy.

Hen Denton Clk Assembly.

The same was sent by Mr Hamond, Doct Brookes Mr Wattson Mr Greenfield & Mr Ennalls whoe returne and say they deliuered the said Message.

Act for publick assessmt Signed by this house and sent to the Councill board by Mr Ennalls & Mr Maddux for their signeing

& Assent

M' Tench and Capt Courts come from the Councill board wth the returne of the afd Law passed there, the which was Endorsed the third reading, and sent back again to the Coun-Original cill board by Mr Pinder Mr Wattson & Mr Sanders.

Att the Request of Mr Ridgeley, the Sherriff, of Ann Arrundell County is discharged from the Censure of the Vote

of this house yesterday passed against him.

M' Pinder, M' Wattson and M' Sanders returne from the Councill board and say they delivered their Message, and wth all that his Exncy desired the house would walke up to see the Lawes Signed.

M' Speaker with the Rest of the Members of the house goe vp to the Councill Chamber accordingly where were signed by the Gouern and passed vnder the great Seale of the Province these following Lawes Vizt

[An Act for the Service of Almighty God, and] the Establishment of the [Protestant Religion within this Province].

[An Act concerning what shall be allowed to the] Grand Juryes that are [summoned out of the body of this Province to attend Provincial Courts.

[An Act Concerning those Servants that have Bastards] An Act [providing what shall be good evidence to] proue

fforraigne Debts.

[An Act prohibiting all Masters of Ships or Vessels] or any other pson from Transporting or conveying away any pson or psons out of this Province with out Passes.

An Act [for the encouragement of the importation] of

Nigroes into this Pro[vince]

An [Act for securing the Rights of ] Severall psons.

An Act [for limitation of certain actions for a]voideing Suites att Law.

An Act [for quieting Possessions]

An Act [prohibiting Commrs Sheriffs] Clks and Deputy Clks to plead as Attorney[s in their respective] Courts.

An Act pro[hibiting trade with the] Indians for any fflesh

dead or a Liue Except deere and Wild

An Act for the more speedy bringing to tryall and suppressing Criminalls and Limiting their punishmis for Certaine Offences when prosecuted in the County Courts.

An Act for Appeales and Regulateing writts of Error.

An Act concerning Negroes and Slaues

An Act for the Restraining the Unreasonable Encrease of horses in this Province.

An Act for Regulateing Ordinaryes & lymitting the Number of them within this Province.

An Act declareing what shall be Done by the Sherriff Ex

An Act concerning the hight of ffences.

Original An Act for Naturalization of John Ouldson & Mathias Van-Journal derhayden.

An Act for secureing Merchants & others Toba after they

haue Received it.

An Act Impowering Comission<sup>15</sup> of the County Courts to Leavy and raise Moneyes to defray the Necessary Charges of their Countyes.

An Act for publication of all Lawes with in this Province.

An Act for the Election of Sherriffs.

An Act for payment of ffees due from Criminall psons.

An Act Touching Coopers & the gage of Tobacco hogsheads.

An Act for Limitation of Officers ffees.

An Act for Limitting the County Clerks ffees whin this Province

An Act agt Burners of ffences

An Act Relateing to the Seizure of Tobacco by the Sherriffe An Act for Marking high wayes & makeing the heads of Rivers Creekes and Branches or Swamps passable for horse & futt

An Act for the better administration of Justice in probate of Wills granting Admacons Recouring of Legacies and secureing ffilliall portions.

[An Act prohibiting foreign Ingrossers]

An Act for the Enrollem of [Conveyances and securing the Estates of ] Purchasers.

An Act prohibitting [arrests upon Sabbath days and days

of general] Muster and Tr[aining]

An Act again[st Ingrossers and Regrators]

An Act for [ascertaining the Expenses of the Comm<sup>15</sup> of the Provincial and County Courts.]

An Act for [the publication of Marriages]

An Act for [the due recording of all the Laws in this Province in] the Secre[tary's Office]

An Act for [the fourteen pence tonnage]

An Act for [settling Naval Officers fees within this Province]

An Act for [the Ordering and regulating the Militia of this]

Province for [the better defence and security thereof]

An Act for Takeing [away all errors in Proceedings at] Law and equity and in the [Court for probate of Wills occasioned by] the late Revolution.

An Act against [hog-stealers and marking of hogs]

An Act for appointing [Court days in each respective]

County win this Province.

An Act for the Easemt of the [inhabitants of this] Province in suites of Law for Small Debts.

An Act ascertaining what damages shall be allowed vpon Original protested bills of Exchange

An Act for keeping a Register of Births Marryages &

Burialls in each Respective County.

An Act for preventing vexatious & vnnecessary suites at Law.

An Act for Encouragm<sup>t</sup> of Tillage & Raiseing Provisions for Advancem<sup>t</sup> of Trade within this Province.

An Act for Recording the Journall of the house of Assembly.

An Act concerning Indians

An Act Relateing to Servants and Slaues.

An Act for Encouragem<sup>1</sup> of such psons as will undertake to build Water-Mills.

An Act for the Secureing Creditors.

An Act for the Constables takeing a List of Taxables.

An Act Limiting the Extent of Attachments and providing what shall be Leavyed on Attachem<sup>15</sup> & Executions.

An Act imposeing a penalty on all such who shall dispose of Tobacco Seized and Received by the Sherriffs and others.

An Act for Stay of Executions after Aprill Courts

An Act for Killing of Wolues.

An Act for the better administracon of Justice in the County Courts of this Province.

An Act for Amercm<sup>18</sup> in the Provinciall & County Courts. An Act for appointing Coroners in Each Respective County

An Act for the appointment of certaine Officers.

An Act for Punishmt of psons Suborning of Wittnesses or

Comitting wilfull and Corrupt perjury.

[An Act for the settlement of an annuall Revenue vpon their Maj<sup>ties</sup> [Governor within this Province for the] Time being.

Comision<sup>15</sup> of the Province
[An Act against excessive Usury]

[An Act for the preservation of the several] harbours wthin this Province

[An Act for the preservation of Orphans real] Estates.
[An Act against the Exportation of Wool and old] Iron.

[An Act restraining the Exportation of leather] and Raw hides, [Deer and Elk Skins of this Province for the] encouragement of [Tanners and Shoemakers]

[An Act for the Settling of a standard with English] Weights and Measures [within the several and respective Counties in] this Province.

[An Act for the advancement of Coins]

[An Act against the importation of convicted] felons into

An Act [directing the manner of electing] and Sumoning Journal Delegates and Repres[entatives to serve in succeeding] Assemblyes

An Act [concerning Proceedings at Law]

An Add[itional Act to the Act for] the Regulateing Ordinaryes & Limitting [the number of them] within this Province.

An Act against Divulgers of false News.

An Act for Naturalizacon

A Supplementary Act to the Act for the Settlement of An Annuall Revenue vpon their Majties Gouern' within this Province for the time being

An Act for the Imposition of four pence p Gallon on liquors

imported into this Province.

An Act prohibiting Trade wth the Indians.

An Act of Repeale of all Lawes here to fore made in this Province and Confirmeing all Lawes made this Generall Assembly

An Act appointing Peter Pagan Merchant to be Agent for

their Majesties Province of Maryland.

An Act Enableing one Burgesse out of each County to lay publick Leavy of the Province for this Present yeare

An Act for payment and assessing of the Publick Charges

of this Province.

The aforesaid Lawes were Signed and Subscribed by the Gouern' thus Vizt

June the 9th 1692.

On the behalfe of their Majties King Wm & Queen Mary, I will these to be Laws. L Copley.

Afterwards his Exneye acquaints them wth this Resolution of Adjourning the Assembly and accordingly Ordrs Mr Speaker to adjourne the house vntill the 20th day of October Next ensueing whoe therevpon with the Rest of the Members of the house repaire to the State house againe and take their places,

Voted and Ordered that the 14d p Tonn be lodged in some secure & safe hand vntill such time as his Majues pleasure be

further knowne in the same.

Then M<sup>r</sup> Speaker with (complyans) to his day of October soe Ended this Lady the fourth King

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Lib. L. L. Maryland ss. Att an Assembly held at the Citty of St Mary's on the Tenth p. 1 Day of May Anno Dom. 1692. And in the 4th Year of the Reign of Our Soveraign Lord & Lady William and Mary by the Grace of God of England Scotland France and Ireland King and Queen &ca These Acts following were made.

### An Act of Recognition

Wee your Majesties most humble and Loyall Subjects of this your Majesties Province of Maryland the Governor and Generall Assembly do beseech your Most Excellent Majestys that it may be Publish'd & declared in the Generall Assembly and Enacted by authority of the same. That we do Recognize and Acknowledge your Majestys are and of Right ought to be by the Laws of the Realme of England Our Sovereign Liege Lord and Lady King and Queen of England Scotland France and Ireland and the Dominions thereunto belonging in and to whose Princely Persons the Royall State Crown & Dignity of the said Realms, wth all honors Stiles Titles Regalities, Prerogatives, Powers Jurisdictions and Authorities to the same belonging & appertaining are most fully rightfully & intirely invested & Incorporated united and Annexed

June the 2d 1692 The house of Assembly have Assented Signed p Order Assented to by the Councill Board Hen: Signed p Order W: Taylard Clk Assitt

> An Act for the Service of Almighty God and the Establishment of the Protestant Religion within this Province

7th June 1692

Forasmuch as in a well Governed Commonwealth Matters of Religion and the Honour of God ought in the first place to be taken in serious consideration, and nothing being more acceptable to Almighty God, then the true and Sincere worship and Service of him according to his Holy Word Bee it therefore Enacted by the King and Queens most Excellent Majestys by and wth the advice & consent of this present Generall Assembly and the Authority of the same That the Church of England within this Province shall have and Enjoy all her Rights Liberties and Franchises wholly inviolable as is

Lib. L. L. now or shall be hereafter Established by Law, and also that No. 1. the Great Charter of England be kept and observed in all points, and forasmuch as the Sanctifying and keeping holy of the Lords Day commonly called Sunday is and hath been Esteemed by the present and all primitive Churches and People a Principall and Cheif part of the said Worship, which Day in most places of this Province hath been and still is by many wicked Lewd and disorderly people Prophaned and neglected, by working Drunkeness Swearing Gaming & other unlawfull pastimes and debaucheries, for remedy whereof, for the future

Bee it Enacted by the King and Queens most Excellent Majestys and by and with the advice and consent aforesaid. That from and after the publication of this Law no Person or Persons within this Province shall work or do any bodily p. 3 Labour or Occupation upon any Lords Day commonly called Sunday, nor shall command or wilfully suffer or permitt any of his or their children Servants or Slaves to work or labour as aforesaid (the absolute works of necessity and mercy allways Excepted) Nor shall suffer or permitt any of his her or their Children Servants or Slaves or any other under their Authority to abuse or Prophane the Lords Day by drunkenness, Swearing Gaming, fowling fishing, hunting or any other Sports Pastimes or Recreations whatsoever. And if any person or persons within this Province from and after the Publication hereof, shall offend in all or any the premisses, he she or they so offending, shall forfeit and pay for every offence one hundred pounds of Tobacco, the said Offences being done, any of them being done in view of any Justice of the Peace Magistrate or other head Officer of any County Citty or Town Corporate within this Province within their limmitts respectively. or being proved upon Oath by two or more Witnesses, or by the confession of the party offending, before any such Justice Magistrate or head Officer within their severall Limitts respectively wherein such Offence shall be committed, to which end every Justice Magistrate or head Officer shall have power by this Act to administer an Oath to any such Witness or Witnesses, any of which sum or sums of Tobacco so forfeited shall and may be Executed and levyed by the Sherriff under Sherriff or Constable by Warrant to any one of them directed from any such Justice or Justices of the Peace Magistrate or other head Officer as aforesaid within their severall Limitts where all or any of the said Offences shall be committed or done by distress and sale the offenders goods, rendring the Party overplus or they shall be recovered by bill plaint or Information, by any person or persons that will sue for the same, in any of their Majesties Courts of Record within this Province

All which forfeitures shall be Imployed to and for the use of Lib. L. L. the Poor of the Parish Citty or Bourrough where such Offences No. 1. shall be comitted of the which the said Justices Magistrates head Officers Sherriffs or Constables shall render an Accompt at the next Court to be holden for the Respective Counties Citties or Burroughs, And in default of such distress the Sherriff under sherriff or Constable are hereby authorized and impowered to bind them over to the next Court to be holden for the County Citty or Burrough respectively, and to be

during the Intervall of good behaviour

And be it likewise Enacted by the Authority aforesaid that no ordinary keeper Master or Mistress of a family from and after the time aforesaid either directly or indirectly by any Colour or pretence whatsoever (unless in case of absolute necessity) shall or may uppon any Lords day as aforesaid sell any strong Liquor whatsoever to any person what soever or knowingly or wittingly suffer or permitt in or about his her or their house or houses, any Tippleing Drunkeness or gameing Exercise or pastime whatsoever as aforesaid being convicted thereof by two Sufficient Witnesses under the penalty of two thousand pounds of Tobacco, the one Moyety or one half part thereof to their said Majest their heirs or Successors to the support of the Government and the other half to him or them that shall sue for the same, by bill plaint or Information in any Court of Record within this Province, And if any ordinary keeper, to loose his Licence. And for the raising of a Supply of the Ministry and the Maintenance of the ministers of Gods word and Sacraments

Bee it Enacted by the Authority aforesaid that the severall p. 5 Commissioners and Justices of each respective county within this Province shall at some convenient time between this and the first day of September next ensuing, meet togeth' at the respective places of holding the Courts for the same Countys, and shall give notice to the most principall Freeholders of the severall Counties to attend them at the said time and place of meeting to be by the said Comiss's and Justices appointed, ten days before the same and thereby and with the advice of the principall freeholders aforesaid, so many of them as the said Commissioners and Justices shall call to their Assistance divide and lay out their severall and respective Counties into severall districts and Parishes so many as the conveniency of each respective county and the scituation of the same will afford and allow of, as in the discretion of the said Justices with the advice aforesaid shall be thought convenient And the same districts and Parishes the said Justices shall cause to be laid out by meets and Bounds and fair certificats of each Parish with the most evident and demonstrable Bounds of the same,

Lib. L. L. return to the next County Court to be held for the said No. L. County, which the said Justices at their County Courts as aforesaid shall cause the Clerk of the said Court to enter the said certificate uppon Record, and draw a fair Copy thereof, affixing his name and the Seale of said County thereunto and Transmitt the same with all convenient speed to the Gov and Councill of this Province to be kept on Record in the Councill Books, for which the said Clerk shall be allowed as for other matters recorded to be paid by the severall counties, and for the more sure and certaine Effecting of the same, the severall Justices of the severall Counties within this Prov-

p. 6 ince, which Clerks aforesaid are hereby enjoyned and required to do and performe the severall Injunctions requisite and parts of this Law under the penalty of five hundred pounds of Tobacco to every Justice failing in the premisses, and to the Clerk one thousand pounds of Tobacco to be recovered in their Majestyes names in any Court of Record in this Province and Employed to the use of the Parrish where the said Offender shall reside and the Sevil Parishes being laid out limitted and bounded in the severall Counties within this Province as aforesaid the Freeholders of each Parish do within some convenient time within two months as by the Justices of County Courts aforesaid shall be appointed, meet together at the most convenient place in the said Parish to be also appointed by the Justices aforesaid, and there make choice of six of the most able men of the said respective Parishes to be a Vestry for each respective Parish as aforesaid, who are hereby Authorized Impowered and required to take care of preserve and Imploy all such Tobaccos, Wares, goods and Merchandizes as by this Act or any other Act hereafter to be made, or by any other waies or means whatsoev shall be given or granted raised or allowed to the use of the Church or Ministry of the said Parish to which they belong. To which end and purpose the said Vestrymen or the Major part of them when and as often as need shall require shall meet together and have a Clerk to attend them to take the accompt of all such Tobaccos, Goods, Wares and Merchandizes as by any means as aforesaid shall accrue to the use of the Ministry in the Parish aforesaid, and with the first Tobaccos goods Wares and Merchandizes as aforesaid, shall erect and build in the most convent place of the said Parish, one Church or Chappell in such Dimentions

P. 7 and Proportions and in such Methods and ways as by the said Vestry men in their discretion and Judgement shall think fitt and convenient (such Parrishes as already at the time of the laying out of the same shall appear to have churches and Chappells already built in them Excepted) the said Vestry

men alwayes keeping a Record how and in what manner they Lib, L. L. shall execute and performe the severall Trusts in this Act re- No. 1. posed in them and also shall procure yearly and every year from the Constables within each hundred within their Parrishes aforesaid or by such other waies or means as to them shall seem expedient a true & just accompt and list of all Taxable Persons within their Parrish aforesaid and the same yearly and every year cause to be recorded amongst their other Proceedings, the better to Enable them to know what sum or sums of Tobaco to demand and require of the Sherriff of the County for the use of their Parish aforesaid, as by this Act hereafter shall be raised for the uses aforesaid, That is to say, That a Tax or assessment of forty pounds of Tobacco p pole be yearly and in every year raised and levyed upon every Taxable Person within each Parrish aforesaid, and to be collected and gathered by the Sherriff of the County in manner and form as the publick or County Levies hitherto have and still are collected and gathered which said Sherriff is to make punctuall payment of the said Tax or Assessment to the Vestrymen of each Parrish as aforesaid, of so much Tobacco as by the Tax aforesaid shall be raised win each Parrish, the said Sherriff deducting his Salary for collecting the same, five pounds of Tobacco p Cent, which said Tobacco so Assessed and raised as aforesaid shall always and after the building of a Church or Chappell wthin each Parrish as aforesaid be appropriated and applyed by the Vestrymen aforesaid to the use and benefit of the Minister of that Parrish if any Minister Inducted into the same, But if no Minister be Inducted into the Parrish, then the p. 8 same Tobacco or such part thereof as by the said Vestry men shall be thought convenient to be kept and made use on for the necessary reparations of the Church or Chappell aforesaid or other pious uses at the discretion of the Vestry men aforesaid. And to the end that any gift bequest Grant ordination or appointment by any person or persons which shall be so piously inclined either by their last Wills and Testaments or by Deed Executed in their life time to give grant or anyways appoint or bestow any sum or sums of Money Tobaccos Goods or Chattells Lands Tenements or hereditaments of what nature or kind soever for the use and benefit of any Minister or Ministers or to the Ministry or Poor of any Parrish or Parrishes within this Province, the Vestrymen for the same Parrish by this Act are Impowered and Authorized to take the same into their Custody and Possession and apply to the use and intent of the Donor or Donors And the better to enable them to recover and receive the same, they are hereby fully and absolutely Empowered Authorized and Qualified to prosecute and maintein any Action or Actions whatsoever,

Lib. L. L. whether reall personall or mixt for the Recovery of all or any No. 1. the premisses aforesaid from any Person or psons that shall hold or deteine any of the goods or chattles Tenem" or hereditaments as aforesaid, given and granted & otherwise appto to the uses aforesaid, or for any damages accruing by any Trespass uppon and in the premisses or any of them, and in the Prosecution of any Action or accons as aforesaid to P. 9 prosecute Act and do in the nature and amply as a body Politick or corporate might or could do for the recovering of the same and preserving of the p<sup>r</sup>misses aforesaid in any Action or Actions to be comenced as aforesaid in the Writt and Declaration and other proceedings of the same the principall Vestrymen shall be named together with the other his Vestrymen as aforesaid for the Parrish especially appointed by Act of Assembly any Law Statute or useage to the contrary hereof in any wise notwthstanding. And when any Vestryman or Vestrymen shall at any time hereafter happen to dy or depart this life or out of the Parish to which he or they belonged, It shall and may be lawfull to the other Vestrymen who are hereby enjoyned at their next meeting to make choice of such other able person or persons residing and being Freeholders in the Parrish aforesaid to make up the number of such deceased absent Vestryman or Vestrymen as afore-This Act as to the raising and Assessing a Support by the Pole not to commence or be in force untill after the Tenth Day of March next, but as to all other parts thereof, from and after the Publication of the same.

> June 2<sup>d</sup> 1692 June 2<sup>d</sup> 1692 Assented to by the Council Board.

Signed p Ord<sup>r</sup> John Llewellin Clk.

The house of Assembly have Assented

Signed p Ord<sup>r</sup>
Hen: Denton Clk.

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P. 10 An Act for the better Administration of Justice in Probate of Wills granting Administrations recovery of Legacies and securing fillial Portions

Whereas for the more due Administration of Justice it is most necessary that there be a Settled succession from the Dead to the living and that the Wills of all persons dying (who in their life time make their Wills) & may be duly proved and Letters of Administration of all Persons dying without wills may be granted to such persons who have the best right to succeed thereto, That there may in that case be no failure of Justice, but that it may be duly Administred within

this Province, and all Legacies speedily Recorded and filiall Lib. L. L. portions & Orphan Estates duly secured and easily obtained No. 1. ordained to the true intent of the Laws heretofore made now still in force or hereafter to be made Bee it Enacted by the King and Queens most Excell Majesties by the advice and consent of this present Gen<sup>II</sup> Assembly and by the Authority of the same. That the Judge or Comissary Generall for the Probate of Wills and granting of Administrations shall hold his Court onc't in two months at the least or oftner as the case shall require, regard being had to the distance of habitation of the suiters of the said Court and the dispatch of Forrainers who have frequent occasions to seek Justice in the Court for probate of Wills and Granting Administration before the Judge thereof. And for as much as certainty is the mother of repose and that our dependance upon England oblige us to make all our Laws as near as may be consonant to the p. 17 Laws of England Bee it further enacted by the authority aforesaid That the Judge for the probate of Wills & granting Letters of Administrations within this Province in all causes relating to Wills and granting Letters of Administrations shall proceed according to the Laws of England now in force or hereafter to be in force wthin twelve months after such Law shall be Published in the Kingdome of England if pleaded before him here, saving in such cases as shall in this Act be limmitted or shall hereafter be limitted by Act of Assembly of this Province as utterly Impracticable in this Province Provided alwais the it shall and may be lawfull for the Judge of probate of Wills to prove any last will in this Province even although it concern tittle to Land, any Law usage or custome to the contrary notwithstanding, And to the end that filiall porcons may be secured to the children of all persons dying Intestate and Legacies paid to Legatees of persons who make wills Bee it likewise Enacted first that the Judge for Probate of Wills and granting of Administrations shall Call all Executors & Admints to Accot for the Estates of persons deceased within twelve months next after administration comitted, And if any Administrator shall faile to give an Account within the time aforesaid being lawfully thereunto cited, That then the said Judge shall revoke the first Lett's of Administration to such administrator committed and shall grant Administration de bonis non administrat, to some other person as in his discretion he shall think fitt, which said Administration duly appointed shall give security as all Administrators do and shall so sue and implead the former Administrators before the Judge aforesd for an Accompt of p. 12 the Estate of the Intestate, And in case it shall appear to the Judge aforesaid that the former Administrator hath wasted or

Lib. L. L. Imbezelled the estate of the Intestate then the Judge shall
No. 1. assign the Bond entred into by the former Administrator and
his security unto the latter Administrator to be relieved against

them for such wasting and Imbezelling

That the Judge upon accot given by the first Administrator as aforesaid shall make division of the clear Estate of the Decd after debts paid and funerall expence defray'd, that is to say shall allow to the Widd or Relict of the said Intestate if any such be one full third part thereof, and the other two thirds shall be equally devided between the children of the said decd (if any such be) and if no such be then between the next of blood of the Intestate, and after such division made, shall transmitt the accompt thereof to the Justices of the severall and respective County Courts, who are by this Act appointed authoriz'd and enjoyned to put the persons Lands Goods & Chattells of the Orphans into the hands of such persons as they shall think fitt take bond wth two Sufficient sureties in the name of the Orphans themselves for securing and delivery of the said Estate to the sd Orphans or their Guardians, when thereunto lawfully called according to the rules and directions hereafter by this Act prescribed Established and ordained and not otherwise, which Rules shall be rules not only for the Justices of the County Courts to proceed by in taking the Accots of Guardians or Trustees for Orphans, But also for the Judge of probate of Wills and granting Administrations in the taking

• p. 13 accots of Orphans Administrators and bare Executors to the benefitt of others nor shall the judge make any other allowances to any Admin<sup>r</sup> or Administrators upon his or their Accompt but for debts bona fide owing by the Decd & really paid or secured to be paid by the severall & respective Ad-

ministrators

Imp'mis No negro or other slave shall be sold or disposed of by any Adm's for payment of debts or otherwise reserved for the Adm's own use in Satisfaction of any debts due to the said Adm' nor any Execution served uppon Negroes or other slaves so long as there shall be other goods of the deceased Sufficient to satisfy the just debts of the deceased but shall be kept upon the hazard of the Estate and Imployed for the benefitt of the creditors and Orphans (if any be) during the first year, at the end of which the Adm's is to accot for the Estate and the proffit of such slaves shall be Assetts to the Creditors and devideable between the wife Children and Relations of the said Deceased if there be no Creditor's

2<sup>dly</sup> That no Account be allowable for Dyet Cloaths Physick or Education to any Administrator or Guardian to any orphan ag<sup>st</sup> the Estate of the Intestate or against the filial pte of any Child committed to any Gardian or other persons intrusted

by the County Court, but that the said Orphan shall be main-Lib. L. L. tained and Educated by the Interest of their Estate and encrease of their Stocks so far forth as the said interest and encrease will extend. But if the Estate be so small that it will not extend to a free Education, such Orphans shall be bound prentices to some handycraft Trade or other person at the discretion of the County Courts untill they arrive to the age of one and twenty years except some kinsman or Relation or some other charitable Person will mainteyn them, on the Interest of the finall Estate they have without any p. 14 diminution of the principall which shall always be delivered to the Orphans at the years hereafter in this Act limitted and appointed Provided alwayes that no Orphan shall be put into the hands of any person of different Judgement in Religion to that of the deceased parents of the said Orphans.

3<sup>dly</sup> That all cattle horses and sheep shall be returned in kind by the Guardians or other persons intrusted with the Orphans Estate (That is to say) so many Cattle horses and sheep as they received of the same age as the Cattle horses and sheep were of at the time they were deliv'ed to the Guar-

dians or Trustees of such Orphans.

4thly That all money Plate Rings and Jewells be preserved and not used by the Guardian or Trustees and delivered in kind to the said Orphans when they come to age, And that all household stuff and lumber be appraised in money and not otherwise and the Value thereof paid by the Guardians unto the Orphans as aforesaid, either in money sterl according to the Appraisment or in Toba. at the then price currant. And in case any difference shall arise what shall be the price currant the day of Payment in the Bond taken & limitted The Judges of the County Court where the Orphans Estate doth ly shall then determine what shall be the price Current

That every male Orphan shall be at full age to receive from his Guardian his Estate at the Age of one and twenty years and not before, But in case any person by his last will and Testament do appoint any Person to be his Executor or Executors that is full Seventeen years of age, that person so p. 15 appointed shall be of sufficient age to administer as Executor or Executors, and if such Executor or Executors be under the Age of seventeen years, the Administration shall then be comitted to such other persons as the Judge for Probate of Wills and granting Letters of Administration shall approve durante minoritate, and to the sole profit use and behoof of the Instant Executor or Exec<sup>15</sup> and not otherwise, nor in any other manner, And forasmuch as the right to Administration of the Goods of persons intestate may fall upon persons under the age of seaventeen years. It is hereby declared that as

Lib. L. L. they are within like reason, soe they are within like Law with No. 1. infant Execut<sup>15</sup>

6<sup>ly</sup> That every female Orphan shall be accounted of full age to receive her Estate at the age of sixteen years or day of

Marriage which shall first happen

7thy That all negroes and other slaves after the Transmitting of the Estate to the County Court as aforesaid shall be appraised to the Guardians or Trustees and be preserved by them and be Imployed to the said Guardians or Trustees use and benefitt, and the like number of slaves and of the like ability of body be returned to the said Orphans out of their encrease if any be at their full age by this Law limitted, And if any of the said slaves be grown aged or otherwise Impotent or be lamed, and that the encrease will not make the originall stock good as to the number and ability of body, that then they shall be again appraised by the said County courts and the Guardians or Trustees, shall pay to the said Orphans so much money or Tobacco as the County Court shall judge the Orphans stock of negroes then to be of less Value then they were of, at the time of their first appraism and the delivery of the said Slaves to the said Guardian or Trustees. But in case p. 16 no Guardian or other person will upon these Terms accept of these slaves Then it shall be lawfull for the said severall and respective County Courts to putt the said Slaves out upon any other Terms to any other person, so that the said Originall stock of slaves be not sold nor any of their encrease, but in the best manner may be preserved for the Orphans till they come to their severall ages by this Act limitted and appointed,

them in number value & ability of body if it may be.

8thly That all that are Servants for years be likewise returned in kind to the Orphans at their full ages (that is to say) the same number of the same age and sex, and the like number of years to serve and of the same Ability of body as near as can be guessed as the Servts were when received by the Guardian or Trustee

to the intent they may have their first stock made good to

Whereas every Administrator in his Inventory incerteth what Debts are sperate & what are desperate & upon Accors is allowed what debts are desperate, the Judge for the Probate of Wills shall transmitt those desperate debts with the division of the overplus of the estate unto the severall & respective Justices of the county Courts where the Estate shall lye, to the end the said Justices may enquire whether the said Administrators have by fraud or otherwise neglected to recover the same, or have received and never accompted for the same, and shall with the residue of the said Estate committ the said desperate Debts to the care of the Guardian or other Trustee

by them Imployed, and shall yearly and every year call the Lib. L. L. said Guardian or Trustee to accompt for the same and duly p. 17 inspect what of the said debts they have received or might have received, And if the said Guardian or Trustee faile to give his Accompt yearly or by fraud or Covyn neglect or forbear to recover the same, the said Guardian or Trustees shall stand charged therewith and be accountable for every such Debt by them received and not accounted for or neglected or forborne to be recovered.

That all Justices of the County Courts take able & sufficient security for Orphans Estates, and enquire yearly of the security, and if there be just cause that they require new and better security to remove the Orphans Estate into better hands, and further that the Justices of the County Courts shall yearly in June Court enquire by a Jury of twelve men whether the Orphans be kept mainteyned and educated according to their Estates, and whether Apprentices are yearly taught their Trades or rigorously used or turned to common labour at the Ax and hoe instead of learning their Trades, and if they find the Orphans not mainteined and educated according to their Estates or the Apprentices neglected to be taught their Trades upon pretence that the last year is enough to learn the Trade, That they remove them to other Guardian or Masters respectively And in case that the Jury shall find that any Apprentice is not taught his Trade but put to other labour as aforesaid, The said County Court shall condemn the said Master of such an Apprentice to make the Apprentice such satisfaction as in Justice his years labour at other work shall deserve and five hundred pounds of Tobacco to be paid to the said Orphan

Tith That the Justices of the County Courts cause the conditions of the Bonds they take of Guardians or Trustees or Orphan Estates to be exactly drawn according to the Act and Recorded in the County Courts, and the Indenture for Apprentices likewise That it may duly appear to the Judges p. 18 wheth Guardians Trustees or Masters do right between them and to that end that they cause the said Clerk of their court to present the Jury with a List of the Orphans and Apprentices in their Counties every June Cott

12th That no more be allowed to a Guardian or Trustees for Collecting debts due to Orphans then Ten p ct the usuall allowance to Administratrs and Factors by the Merchants

13th And further in regard by the Judge or Comissary Gen<sup>II</sup> for proving of Wills and granting Administrations, there is a saving to all Persons of their right of appeal from the Sentence of the said Judge to the cheif Govern' for the time being of this Province. Be it enacted that all and every per-

Lib. L. L. son appealing from the sentence of the said Judge shall within fifteen days at the furthest after such Sentence given enter his appeal before the said Governor and within fifteen daies more Petition the Gov<sup>r</sup> of this Province for the time being to Examine the Sentence of the s<sup>d</sup> Judge or appoint such other person or persons as he shall think fitt to hear and determine the same whose sentence shall be finall without further appeal Repeale or review, And for that divers Bonds have been taken by the respective County Courts of this Province in the name of the Worshipfull Comissioners of the County Courts or in some such other Termes amounting thereunto and for the use of the severall respective Orphans in the severall and respective Counties of this Province, with condition to pay unto the said Commissioners or Justices of the Peace, the respective sums of Tobacco or money in the respective Conditions contained in pursuance of this Act when in truth the said Comissioners

in pursuance of this Act when in truth the said Comissioners p. 19 of the County Court are no body Politique nor capable of suing the said Bonds so as before taken to and for the use of any Orphans in this Province Bee it Enacted by the Authority aforesaid that all Bonds so as before taken to and for the use of any Orphans in this Province in pursuance of this Act shall be sued and recovered in the name of the Orphans to whose use such Bonds were taken either in the County or Provinciall Court at their Election and choice of the said Orphans any Law Statute or useage to the Contrary hereof, in any wise notwithstanding. And for the ease and benefit of the good People of this Province that hereafter shall have occation to resort to the Judge in Testamentary Causes for Probate of Wills and granting of Administrations Bee it Enacted by the Authority aforesaid that the Commissary Generall of this Province Chancellor or other Person that shall from time to time be appointed a Judge in Testamentary Causes for granting of Administration shall from time to time and at all times during his continuance in the said Office constitute Ordain and appoint some able and Sufficient person of good repute and a freeholder in every respective County in this Province, to take the probate of any last will or Testament of any Person or persons either nuncupative or in writing, even tho the same be concerning title of Land, & likewise the granting of any administrations of any Person dying intestate in the respective counties where each person or persons so appointed shall reside & Inhabit, which said person in each respective county in this Province so appointed as aforesaid, shall and may take the proof of any Will whatever as aforesaid of any person as aforesaid within the county aforesaid, and grant Letters Testamentary upon the same, And likewise grant any Administrations to any Person or persons whatsoever, that right hath to

the Administration of any Person Deceaced within the County Lib. L. I. where he dwelleth as aforesaid, But if any contest or dispute p. 20 shall arise between any persons concerning the right to Administration or Executorship, the same shall be decided by the Chancellor or Commissary Generall or Judge in Testimentary Causes & not by such person apptd in each County as aforesaid, neither shall such person grant such Administration or take the probate of such Will till such time as such dispute or difference is decided and determined by the proper Judge thereof, and certificate from such Judge of the same, And such person so appointed as aforesaid shall and is hereby allowed as a Fee for granting such Letters of Administration as aforesaid, Swearg the Administrator and appraisors or for the probate of any Will or swearg every Executor or Execut<sup>rs</sup> and Letters testamentary, the sume of one hundred and fifty pounds of Tobacco to be paid by such person or persons requiring administration or Letters Testamentary as aforesaid unless the Estate be so small as not to amount to the sum of two thousand pounds of Tobacco, In every such case where the Estate is of less value then two thousand pounds of Tobacco as aforesaid there shall be paid to such person so appointed for such Letters of Administration or Letters Testamentary as aforesaid, the sum of fifty pounds of Tobacco & no more, any Law Statute or useage to the contrary hereof in any wise notwithstanding

June 2<sup>d</sup> 1692 Assented to by the Councill chamb<sup>r</sup>

Signed p Ordr John Llewellin Clk. June the 2<sup>d</sup> 1692 The house of Assembly have Assented

> Signed p Ord<sup>r</sup> Hen: Denton Clk.

> > p. 21

An Act for settlement of an Anūall Revenue upon their Majesties Gov within this Province for the time being.

Whereas by an Act of Assembly formerly made Entituled an Act for providing a Support for the Lord Proprietary of this Province & likewise a supply for the defraying the Publick charges of Gov<sup>r</sup>ment it was by the said Act Published and declared that from and after the first day of Septemb<sup>r</sup> then next ensuing, there should be raised Leavyed collected and paid to the said Lord & Proprietary the sum of two shillings sterl for every hhd & Quantity of an hh<sup>d</sup> of Tobacco which should be at any time thereafter shipt in any Ship or Vessell to be Exported out of this Province on Condition that his said Lord<sup>p</sup> should receive his Rents and Fines for alienation of Land in good sound Merchantable Tobacco when tendred

Lib. L. L. at the rate of two pence per pound for one moiety of the No. 1. imposition afores<sup>d</sup> the other moiety by the said Act raised to be imployed towards the Maintaining a Constant Magazine and defraying other publick & necessary charges of the Government. And whereas the freemen of this Provce now assembled upon strict scrutiny made into the premisses, do find his said Lords hath not only been very defficient and at small charges and expence in maintaining a Magazine as aforesaid, but that this Province hath been obligged to defray all publick charges arising for the support of Government by way of an equal assessment up the Inhabitants thereof, the severall provisoes in the afore recited Act to the contrary notwithstanding, And whereas also his said Lopp the aforesaid moyety of two shill p hhd under pretext of maintaining a P. 22 magazine as aforesaid hath hitherto converted the same to his own use to the Impoverishing of the Country and defraud of the Publick and being now incapacitated of complying with what by the said Act for the said Moyety of two shillings p hhd is required. Bee it therefore Enacted by the King and Queens most Excellent Majests by and with the advice and consent of this present Generall Assembly and the Authority of the same, that the said one shilling p hhd for the defraying the charges of Government aforesaid commencing from this present shipping as well for such ships or Vessells as have already cleared before the making of this Act as for such remaining in this Province be raised leavyed Collected and paid unto Our Soveraign Lord and Lady the King and Queens most Excellent Majesties their heirs and Successors for the support of their Governor for the time being in and over this their Maj<sup>ts</sup> Province aforesaid and Territories to the same belonging for every hhd or quantity of a hhd of Tobacco which hath been for and during the time aforesaid, or which hereafter shall be at any time shipp'd in any ship or Vessell to be Exported out of this Province or any the Territories, Islands, Ports, Rivers, Creeks or places thereunto belonging as aforesaid And be it further Enacted by the Authority aforesaid, by and with the advice and consent aforesaid, that the said duty & Imposition shall be from time to time paid and satisfied by the Masters or Master of every such Ship or Vessel respectively in which any such Tobacco shall be Exported upon his or their clearing p. 23 and taking out his or their dispatch or dispatches for every such respective Ship or Vessell and before the departure of such Ship or Vessel coming into this Province shall at their first arrivall here and before their loading on board any Goods or Commodities of the growth production & manufacture of this Province, give good and sufficient security to his

Exclicy or to the Officer thereunto especially appointed for the

payment of the said duty or Imposition accordingly Provided Lib. L. L. allways and it is the true intent and meaning hereof, that this No. 1. Act nor any thing herein conteyned, shall be adjudged construed reputed or taken to disanull or make void his Lordships Right to the other moyety of the said two shillings p hhd to be paid in consideration of his Rents and alienacon money in Tobacco at two pence p pound during the terme of his naturall life (but that the same be kept & hereby preserved to his Lordship in as full and ample manner as by the said Law is expressed or intended or in the least to discharge his Lop for receiving the Rents aforesaid at 2d plas by the said Act is enjoyned during also the terme of his naturall life nor to discharge his Lordship from accounting for the Arrs of one shil p hd for supporting of the Gov'm's and finding Arms & Amunition, but the he be obliged to all the Matter & things as fully and strongly as if the said Law were in full force. And be it further Enacted by the Authority aforesaid that every Master of a ship or Vessell as aforesaid at the time of his clearing, shall upon Oath declare the quality and quantity of his loading, and that the Navall Officer by the Governor aforesaid for the time being shall and is hereby impowered to administer the said Oath, and in case the said Master shall p. 24 refuse the said Oath or upon suspition of having goods on board for which he hath not cleared, it shall be Lawfull for the said Navall Officer to Enter on board any such ship or Vessell, the same to search for any such Goods as aforesaid any thing in this Act before mentioned to the contrary notwithstanding.

June 7th 1692.
Assented to at the Councill Board.

Signed p Order W Taylard Clk Assist<sup>1</sup> June the 6<sup>th</sup> 1692
The house of Assembly have assented
Signed p Ord<sup>t</sup>
Hen Denton Clk.

# An Act against Divulgers of false News.

Whereas many Idle and busy headed People do forge and divulge false rumours and Reports to the great disturbance of the Peace of Our Soveraign Lord and Lady the King and Queen and their liege people of this Province. Be it Enacted by the King and Queens most Excellent Majestys by and with the Advice and consent of this present Generall Assembly & the Authority of the same, that what person or persons soever shall forge or devulge any false reports tending to the trouble of this Province that he or they shall be by the next Justice of the Peace sent for & bound over to the next County or the Provinciall Court where if the thing related be materiall and p. 25 that he produce not his Author being legally convict thereof,

p. 26

Lib. L. L. he shall be fined two thousand pounds of Tobacco or less if No. 1. the Court shall think fitt to lessen it, and besides give bond wth security for his good behaviour if it appears to the Court that he did maliciously publish and invent the same. And be it further enacted by the Authority aforesaid that whosoever shall after the passing of this Act, Maliciously and advisedly by writing speaking or otherwise express publish or declare any words sentences or other thing or things to the defaming or scandall of their Majesties Govern or Comander in cheif for the time being and thereof legally convict shall be Imprisoned six months without bayle or main prize, and incurr such forfeitures as the Justices before whom such matter is Tryed shall adjudge not exceeding the sum of Ten thousand pounds of Tobacco to Our Soveraign Lord and Lady the King and Queen their heirs or successors for the support of Government And be it further Enacted that whosoever shall maliciously & advisedly by writing speaking or otherwise express publish utter & declare any words sentence or other things to the scandall of their Majests Councellors Judges & Justices or other principall Officers in relation to their severall Office or Offices as afores being thereof legally convicted shall be Imprison'd during three months without bayle or main prize & incurr such Fine & forfeitures as the Justices before whom such matter is Tryed shall adjudge not exceeding the sum of five thous pounds of Tobacco to our Sov aign Lord & Lady the King & Queen their heirs or success<sup>11</sup> &c<sup>12</sup> any Act or Ord to the contrary notwithstanding. June the 4th 1692. June 4th 1692. Assented to by The house of Assembly the Councill Board. have assented. Signed p Ordr Sign'd p Ord<sup>r</sup> John LLewellin Clk. Hen: Denton Clk.

#### An Act for Naturalization.

Whereas nothing can contribute more to the speedy setling aud peopling of this their Majesties Province of Maryland then that all possible Encouragem' should be given to persons of different nations to Transport themselves hither with their families and Stocks Be it therefore Enacted by the King and Queens most Excellent Majesties with the advice and consent of this present Gener" Assembly and by the Authority of the same, That it shall and may be lawfull for the present Governor of this Province during the time of his continuing Governor by a Publick Instrument under the broad Seal thereof, to declare any alien or aliens forreigner or fforreigners being already setled or Inhabitants of this his Majesties Province, or such as shall hereafter come to settle plant or reside in it and

having taken the Oath of Allegiance before the Governor or Lib. L. L. Commander in Cheif to be to all intents and purposses fully No. 1. and compleatly naturalized, and the said persons so approved of and named in the said Letters Patents as aforesaid, shall by vertue of this Act have and enjoy to them and their heirs the same Imunities and Rights of and unto the Laws and priviledges of this Province, and as fully and amply as any of his Majesties naturall born Subjects have or Enjoy within the same, as if they themselves had been born within any of their Majesties Realms and Dominions any former Law Act Ordince useage or Custom to the contrary in any wise notwithstanding. And to the intent the said Letters Patents and Instruments under the broad Seale of this Province as aforesaid, as p. 27 may be obtained without any great difficulty or charge, Be it further Enacted that the Govern' during his time of being Governor shall have and receive for the same the sum of three pounds sterling money and his Clerk for writing it Ten shillings and no more, and the severall Persons naturalized shall pay respectively Provided that nothing in this Act conteined shall be construed to enable or give power or Priviledge to any forreigner to do or execute any Matter or thing which by any of the Acts made in England concerning his Majesties Plantations he is disabled to do or Execute June 4th 1692 Assented to by June 4th 1692 The house of the Councill Board. Assembly have assented Signed p Ordr Signed p Ordr John LLewellin | Hen: Denton Clk Assembly.

A Supplementary Act to the Act for settlement of an Anuall Revenue upon their Majesties Governor within this Prov<sup>ce</sup> for the time being.

For the setling of an Anūall Revenue upon their Majesties Governor of this Province for the time being and untill such time as farther measures can be taken to bring the said Revenue to a greater certainty. Be it Enacted by the King and Queens Most Excellent Majis by and with the advice and consent of this present Generall Assembly and the Authority of the same, that from and after the Tenth day of October next ensuing this present Sessions of Assembly, that three pence Sterling over and above the one shilling p hhd on every hhd of p. 28 Tobacco be the same in Caske or in bulke that shall be Exported out of this Proves be raised leavyed Collected and paid unto their Majesties their Heirs and Successors for the Support of their Governor of this Province for the time being in such forme and Manner as by the aforesaid Act for the one shilling p hhd is limitted and allowed, any thing in the

Lib. L. L. afore recited Act to the contrary notwithstanding. This Act No. 1. to endure for three years certaine.

4th June 1692. Assented to ) June the 4th 1692. The house by the Councill board of Assembly have Assented. Signed p Ordr Signed p Ord John Llewellin Clk Hen: Denton Clk Assembly.

> An Act for Securing the Rights of Severall Persons.

Whereas many and frequent complaints have been made by divers good People of this Province, who of late years have procured of the Lord Proprietary of this Province, warrants for the laying out and taking up severall quantities of Land within the same, and have past their Bond to his Lop according to his late Conditions of Plantations for the same and by vertue of their Warrants the severall Surveyors of this Province had before the Revolution of affairs within the same, surveyed and laid out pursuant to the said Warrants severall Tracts and parcells of Land for them or to their Assigns, and p. 29 either had returned the Certificate of the same unto the Examiner or had it in their hands ready to return before the revolution as aforesaid, but the same Certificate eith not arrived in the Land Office of this Province, or if the same was noe Pattents as yet for the same granted, and his Lordship having shut up the Land Office of this Province, and no Person being Qualified to Grant Patents for the same they and others in the like Condition are in great danger of loosing the benefit and Estate of and in their said Lands so laid out and Surveyed as aforesaid, in tender consideration whereof and for the prevention of such Evills and Inconveniencys within this Province your Majesties most dutifull and loyall Subjects the Burgesses & deligates of this present Generall Assembly on the behalf of the good People of this Province do humbly pray that it may be Enacted and be it Enacted by the King and Queens most Excellent Majesties by and wth the advice and consent of this present Generall Assembly and the Authority of the same, that any person or persons whatsoever being free Denizens and Subjects to the Crown of England, that at any time heretofore with the space of five years last past, had obteined of his Lordship the Lord Proprietary of this Province from himself or from any person by from or under him any Warrant or Warrants for any parcell or parcells of Land either of Resurvey or to be taken up within this Province, and by vertue of which any parcell or parcells of Land whatsoever was by any lawfull Surveyor or any County within this Province Surveyed and layed out at any time before the

Revolution of affairs before the Tenth day of July which was Lib. L. L. in the year of Our Lord 1689 and no Pattent as yet by his No. 1. Lordship granted for the same, such person or persons by p. 30 himself or his Attorney at any time within twelve months from and after Publication of this Law in the County where such Land lyeth as aforesaid, and producing to the Justices of the said County Court or a Certificate under the hand of such Surveyor as made the Survey of any parcell or parcells of Land as aforesaid, and proving the same by the Oath of such Surveyor if living, or by the book of such Surveyor or other Evidence if the Surveyor be dead, that the same parcell or parcells of Land was really and bonafide laid out and Surveyed for such person or persons by Warrants for the same before the Revolution of affaires in this Province in the year aforesaid and fileing the said Certificate, and Oath in the Records of the said Court. It shall and may be Lawfull to such person or persons to have use occupy and Enjoy all such Lands and Tenements so laid out and surveyed as aforesaid. And it is hereby declared and Enacted that such person or persons shall have and Enjoy a pure and lawfull Estate of Inheritance in fee simple of in and to all parcell or parcells of Lands or Tenements according to the Conditions of Plantations upon which such warrants were granted as aforesaid, together with all priviledge grants and Imunities whatsoever incident appertaining or belonging to the same, although not in this Act so largely and particularly exprest as fully and absolutely as if a Patent from his Lordship had been granted for the same, any Law Statute or useage to the Contrary here- p. 31 of in any wise notwithstanding And forasmuch as many persons having Purchased of his Lordship warrants for taking up of Lands within this Province and passed their obligations for the same as afores<sup>d</sup> which obligations many of them are paid and many others ly out against them, and yet no Land taken up or Surveyed according to the Tenor of the said Warrants, and although his Lordship by his Officers appointed under him doth demand and require the Tobacco so due by the obligations as aforesd yet refuseth to renew such Warrants for such Lands so paid for or secured to be paid for Be it therefore Enacted by the Authority aforesaid by and with the advice and consent aforesd that any person or persons whatsoever having such warr' or warr's in their hands and unexecuted as aforesaid, shall or may repair to his Lordships Agent Receiver Generall or other Person for such purpose Authorized and informe them of the same, and if thereupon such Recev' Generall or Agent or other person Authorized as aforesaid, shall refuse to deliver up such obligation to such person or, persons having such Warr' or Warrants unexecuted as aforeLib. L. L. said and delivering up the same, upon delivery of such Bond. No. 1. That then it shall and may be lawfull to such person or persons to Survey and take up by a Sworn Surveyor of the County aforesaid, any Lands not before taken up or otherwise reserved according to the Tennor of such warrant or Warrants and the Certificate thereof returned to the County Court with the proving and Recording the same as before in this Act is sett down and directed such person shall have and Enjoy a good sure firme Estate of Inheritance in fee Simple p. 32 as fully and Amply as before in this Act is Enacted and granted to such Persons who had Surveyed any Land before the revolution but had no Patent for the same, any Law Statute or useage to the contrary hereof notwithstanding June 4th 1692 June 2d 1692 Assented to by the Councill The house of Assembly have Board Signed p Ord Assented John Llewellin Clk Signed p Ordr

### An Act for Appeals and Regulating Writts of Error

Hen: Denton Clk.

Forasmuch as the liberty of Appeals from the Judgements of County Courts is found to be of great use and benefit to the People of this Province Bee it therefore Enacted by the King and Queens most Excellent Majesties by and with the Advice and Consent of this Gen<sup>II</sup> Assembly and the Authority of the same, That no Execution upon any Judgement in the County Courts or other inferiour Courts of Record in this Province, shall be stayed or delayed or any supersedeas upon such Judgement granted or sued forth upon any appeal from p. 33 any such Court or Courts of Record as aforesaid to the Provinciall. Court of this Province in any Action whatsoever unless such person or persons in whose name or names such appeale shall be made or some other on his or their behalfe shall imediatly upon making such appeal enter into Bond with sufficient surety or suretys (such as the Court where such Judgement shall be given shall allow & approve of) to the party for whom any such Judgement is or shall be given in the penalty of double the same adjudged to be recoved by such Judgement of such County Court or other inferior Court from whom the said appeal shall be made with condicon that if the party appealeant shall not pursue the directions of this Act hereafter menconed at the Provinciall Court then next ensuing according to the Rule of the Provinciall Court and prosecute the same with effect, and also satisfy and pay to the said party his heirs Executors Administrators or Assigns in case the said Judgement shall be affirmed as well all and singular the debts Lib. L. L. damages and Costs adjudged by the Judgement, as also all No. 1. Costs and damages that shall be awarded at the Provinciall Court for the same delaying Execution then the said Bond to stand in full force and Vertue And Whereas it hath been found of ill consequence to this Province that no Provision hath been made for the limitation of Appeals from the severall & respective Counties to the Provinciall Courts. Bee it therefore Enacted by the Authority aforesaid by and with the advice and Consent aforesaid that no person or persons whatsoever against whom any Judgemts shall be given in any County Court within this Province, wherein the debt or damages, for which such Judgement shall be given as aforesaid, doth not amount to or exceed the sum of twelve hundred pounds of Tobacco shall be allowed any appeal but such Judgement by P. 34 the Justices of the County Court so given and entred as aforesaid shall be diffinitive for any debt or damages under the sum aforesd any Law Statute or useage or Custome to the contrary notwithstanding. And whereas also by the Law of England there is no rules prescribed for the Prosecution of Appeals (being not altogether agreeable to the Practice of the same Law) yet being found necessary and convenient for the good of this Province as aforesaid Bee it therefore Enacted by the Authority aforesaid that the Method and Rule for prosecution of such Appeals as aforesaid shall for the future be in manner & forme Expressed (that is to say) the party appealeant shall procure a Copy or transcript of the full proceedings of the said Court from whence such appeal shall be made under the hand of the Clerk of the said Court and the Seal of the said Court, and shall cause the same to be Transmitted to the Provinciall Court the next ensuing, and shall also at the same Provinciall Court file in writing according to the Rules of the Provinciall Court such Error in the said Proceedings as he shall think fitt to Assign or such Causes or reasons as he had for making the said Appeale. Whereupon and upon the said Transcript the Provinciall Court shall proceed to give Judgement as in Cases of Writts of Error is usuall Provided this Act shall not extend to barr any Person or Persons from suing out Writt or Writts of Error according to due Course of Law but that every such person or persons shall be left to p. 35 their Elections whether they will bring a writt of Error or sue out an Appeal as aforesaid Provided also that every person or persons that shall sue out any writt of Error or supersedeas. in any case whatsoever shall before such Writt of Error or supersedeas be Issued enter into bond wth the penalty of double the same adjudged to be recovered by the former Judgem' of the Inferiour Court before the Chancellor or SecLib. L. L. retary of this Province for the time being, with sufficient No. 1. suretys or securities to prosecute such Writt of Error with Effect, And in case the said former Judgement shall be Affirmed, to pay and Satisfy as well and singular the debts damages & costs adjudged by the said former Judgement of the Inferior Court, as also all Costs and damages as shall be atwarded by the superior Court where such writt of Error is returnable. And be it further Enacted by the Authority aforesaid, that all and every appeals made in manner aforesaid from henceforth by the Provinciall Court of this Province shall be admitted and allowed of in nature of a Writt of Error. And be it further Enacted by the Authority aforesaid that all and every Clerk and Clerks of the respective County Courts or other Inferior Courts of this Province shall be and is hereby obligged at the time of such Courts sitting when any appeal shall be demanded to enter a mention of such demand as well in his or their Journall as in the fair Record of the Proceedings of such Court or Courts, And that no Clerk or Clerks of any County Court or other Inferior Court of record of this Province for the future refuse or delay upon the request of any such appealeant to write & make out Transcript or Transcripts of such proceedings as aforesaid, under his hand and Seal of the said Court as aforesaid, upon penalty to pay the respective

p. 36 damage and damages which such person or persons shall sustein by such refusall or delay as aforesaid, the party Appellant paying or securing such respective Clerk his just Fees for the same according to Law. And be it further Enacted by the Authority aforesaid that no Officer or Officers within this Province shall hereafter for any Writt of Error supersedeas or Scire facias to hear Judgement upon Error from the Provinciall Court of this Province to any County Court or other inferior Court of this Province, receive or demand any other fee or fees then is hereafter menconed, (that is to say) for a writt of Error to the Secretary fifty pounds of Tobacco, and to the Chancell for the seal thereof 1201b of Tobacco, for a superseadeas to the Seccretary fifty pounds of Tobacco, and to the Chancellor for the seal thereof 120th Tobacco, for a Scire facias to the Secretary 501b Tobacco and to the Chancellor 1201b Tobacco and no more any Act heretofore made or any Law useage or custom to the contrary in any wise notwithstanding.

June 4th 1692 Assented to by the Councill Board

> Signed p Order John Llewellin Clk

June 2<sup>d</sup> 1692 The house of Assembly have Assented

Signed p Order Hen: Denton Clk. An Act for the easment of the Inhabitants of this Province in suits at Law for small debts. Lib. L. L. No. 1. P. 37

Whereas the Inhabitants of this Province have been much grieved molested and troubled by being forced by Provinciall Writts to appear at the Provinciall Courts and fee Attorneys there notwithstanding the debts sued for are very small and within the cognizance of the County Courts of this Province, for prevention whereof for the future Be it Enacted by the King and Queens most Excellent Majesties by and with the advice & consent of this present Generall Assembly and the Authority of the same, that from & after the Publication hereof, no accon for a book debt or plain bill for or under the sum of fifteen hundred pounds of Tobacco & Cask shall be prosecuted or comenced against any Inhabitant of this Province in the Provinciall Court, except only upon Appeals from the County Courts of this Province and Attorneys of the Provinciall and County Courts for their fees only where they are Attorneys, and that no Attorney of the Provinciall Court shall be allowed any priviledge to debarr him from being sued in the County Court where he lives And be it further Enacted by and with the advice and consent aforesaid that if any person Plaintiff shall commence or prosecute any suite or plaint in the Provinciall Court of this Province for or under the sum fifteen hundred pounds of Tobacco & Caske in manner and forme as aforesaid, shall suffer a non suite and pay such Cost to the Debt as are usually granted by the Provinciall Court of this Province.

And be it further Enacted by the Authority aforesaid that an Account Sworn to by the Plaintiff or a Bill proved by his Evidence before any Justice of the Provincial Court or any two Justices of the County Court within this Province shall be p. 38 sufficient Evidence to prove the said Debts in any County Court within this Province Provided always that the Party who shall swear or give evidence as aforesaid before one Justice of the Provinciall Court or two Justices of any County Court to prove any Debt as aforesaid shall at the same time declare upon his Oath whither he knows of any payment or discount of any part or parcell of the account or Debt so to be proved, which shall be Certified under the hand or hands of such one Justice of the Provinciall Court or two Justices of the County Court before whom the said Account or debts shall be proved which Certificate made an signed as aforesaid shall be taken and received as Sufficient proof of any such debt or account as aforesaid

And be it further Enacted by and with the advice & consent aforesaid that if any defendant upon Tryall can prove either

Lib. L. L. by such Certificate as aforesaid or other sufficient proof that No. 1. there is any sum of Tobacco paid to the Plaintiffe or his order in part of the Debt or Account sued for or due from the Plaintiff the County Court before whom such Tryall is had, may cause the same to be discounted in Court and give Judgem' thereupon agsi the Depis for so much onely as shall be remaining due to the plantiff wth Cost of suit June 2<sup>d</sup> 1692 June the 2<sup>d</sup> 1692

Assented to by the Councill Board John Llewellin Clk.

The house of Assembly have assented Signed p Ordr

Hen: Denton Clk.

An Act for the due Recording of all the P. 39 Laws in this Province in the Secretarys Office.

The Governor and Councill Burgesses and Delegates of this preent Generall Assembly taking into their serious considerations the great danger and inconveniencies that heretofore have and hereafter may happen by the carelessness & negligence of the Laws of this Province by neglect of the severall officers and ministers of this Province in suffering the same to ly in loose Papers and unrecorded for prevention whereof for the future Bee it Enacted by the King and Queens most Excellent Majesties by and win the Advice and Consent of this present Generall Assembly and the Authority of the same, That the Secretary of this Province in whose custody the Records of this Province remain, do at or before the Tenth day of September next ensuing cause all such Acts of Assembly and Laws of this Province as shall be of force at the end of this present Sessions of Assembly to be Entred upon Record in a large new Book of a large folio and good Substantiall paper well bound in a leather Cover for that purpose, to be kept only in the Secretaries Office in a fair and leagable sett hand and Charrecter, and shall also cause the same to be Examined by the Originall Acts remaining upon Record under the hands of the severall Clerks of the Assembly, and the Cheif Governor of this Province for the time being his Assent made thereunto at the End of the last Sessions of Assembly, and the same so Entred shall be sealed with the lesser seal and signed by the hon the Secretary, and that his hon<sup>r</sup> the Secretary do also cause a list and Catalogue of the said Laws to be Entred in the said Book and an

P. 40 Index or Table of the Principall mattr therein conteined to be made alphabettically for the more easy & ready finding out the Matters therein conteyned, and in default thereof by the time aforesaid, the said Secretary shall Pay as a fine for the same, the sum of Ten thousand pounds of Tobacco, one half thereof Lib. L. L. to their Majesties for support of the Government the other No. 1. half thereof towards the building of a place to secure the Records, and when the same is so written and done the said Secretary shall at the next Generall Assembly be allowed and paid out of the Publick Leavy, so much Tobacco as the said Secretary shall resonably deserve.

June 2<sup>d</sup> 1692. Assented to by the Councill Board. Signed p Ord<sup>r</sup>

John Llewellin Clk.

June 2<sup>d</sup> 1692
The house of Assembly have assented

Signed p Ordr Hen: Denton Clk.

An Act ascertaining what damages shall be allowed upon Protested Bills of Exchange.

Be it Enacted by the King and Queens most Excellent Majesties by and with the advice and Consent of this present Generall Assembly and the Authority of the same that there shall not be allowed to any Person or Persons whatsoever having just cause to implead any person or persons whatso-P-41 ever living or residing within Province in any Court within this Province upon any Bill of Exchange drawn from any sum or sums of money whatsoever payable in England or else where and brought in here protested more then the sum of twenty pounds p Cent damages over and above the debt sued for & recovered together with ordinary Costs of suite, any Law Statute useage or Custome to the Contrary notwithstanding, this Act to Endure for three years, or to the end of the next Generall Assembly which shall first happen

June 2<sup>d</sup> 1692
Assented to by the Councill Board
Signed p Ord<sup>r</sup>

Signed p Ord<sup>r</sup>
John Llewellin Clk

June 2<sup>d</sup> 1692 The house of Assembly

have assented

Signed p Ord Hen: Denton Clk.

# An Act for quieting of Possions.

Forasmuch as a good and beneficiall Law Entituled an Act for quieting Possessions was made the seven and twentieth day of March in the year of Our Lord one thousand six hundred seaventy and one in this Province, which by the use thereof hath been found very much conducing to the benefitt of the people of the said Province Bee it therefore Enacted by the King and Queens most Excellent Majesties by and with the advice and consent of this present Gener<sup>11</sup> Assembly and

Lib. L. L. the Authority of the same, that all sales guifts and grants at No. 1: any time before the said seaven and twentieth day of March in the year of Our Lord 1671 and not after of any Lands Tenements or heriditaments within this Province by any person or persons whatsoever that right had to sell give or grant such Lands Tenements or hereditaments made by writing only with or without Seale shall forever hereafter be accounted good and available in Law to bar the heirs and Executors of such Vendors donors or grantors any Error in the forme only of such writing to the contrary notwhstanding. And forasmuch as divers assignments of Patents written on the backside of such Patents for Land are now worne out, and also many other sales in paper either worn out or quite lost, for which the purchase money hath been bonafide paid Bee it further Enacted by the Authority aforesaid by and with the Advice and Consent aforesaid, that all sales guifts or grants at any time before the day and year aforesaid made by persons that Right had as aforesaid if either the sale guift or grant or payment bonafide can be proved by witness, such sale shall for ever hereafter be accounted good and availeable in Law to barr the heirs and Executors of such Vendors Donors or Grantors or other persons claiming Dower from such Vendor Donor or grantor any Law useage or custom to the contrary hereof notwithstanding

> June 2<sup>d</sup> 1692 Assented to by the Councill Board. Signed p Ord<sup>r</sup> John Llewellin Clk

June the 2<sup>d</sup> 1692 The house of Assembly have Assented Signed p Ord<sup>r</sup>

Hen: Denton Clk.

# P. 43 An Act for the Publication of Marriages.

Bee it Enacted by the King and Queens most Excellent Majesties by and with the Advice and consent of this present Generall Assembly & the Authority of the same, That all persons who shall desire marriage shall apply themselves either to a Minister Pastor or Magistrate for the contracting thereof And be it further Enacted by the Authority aforesaid, that all persons within this Province intending marriage shall make Publication thereof either at the Church Chappell County Court or meeting house next where they dwell, and that at such a time as such Church Chappell or meeting house shall be full and thereby Capeable to take Cognizance thereof, and that it shall and may be lawfull upon such Certificate had from the Minister Pastor or County Court when such Publication shall have been made of three weeks after the said Publication for either Minister Pastor or Magistrate to joyn in Marriage

such persons as aforesaid, and if any Person shall presume to Lib. L. L. contract Marriage without such Publication made and Certifi- No. 1. cate thereof had as aforesaid or without pticular Lycence from the Governor for the time being, do privately within the limitts of this Province contract Marriage, every person soe Contracted or marryed shall be lyable to a ffine of one thousand pounds of Tobacco, and every such Minister Pastor or Magistrate Joyning in Marriage any persons without such Publication or Lycence or any wayes infringing this Act shall be lyable to a Fine of five thousand pounds of Tobacco, the one half of the said Fines to our Soveraign Lord and Lady the P. 44 King and Queen their heirs and Successors for the Support of Government, and the other half to the Informer to be recovered by Bill plaint Action of debt or Information in any Court of Record wherein no Essoyn Protection or wager of Law to be allowed And be it further Enacted that all such marriages as shall not be made and Cellebrated before some Minister Pastour or Magistrate with five sufficient wittnesses at least according to the forme aforementioned shall and are thereby declared Null and Voyd And be it further Enacted by the Authority aforesaid, that all Ministers Pastors and Magistrates who according to the Law of this Province do usually joyn People in Marriage, shall joyn them in manner and forme as is sett down & Expressed in the Liturgy of the Church of England & wch being finished the Minister Pastor or Magistrate shall say I being hereunto by Law Authorized do pronounce you lawfull man and wife And be it further Enacted by the Authority aforesaid, that the Minister Pastor or Magistrate by virtue of this Act, are impowered to ask demand and receive from the parties so married or joyned together the sum of one hundred pounds of Tobacco. June 2d 1692 June the 2d 1692 Assented to by the Councill Board. The house of Assembly Signed p Ord' have Assented. John Llewellin Clk. Signed p Ordr

### An Act Relating to servants & slaves.

Hen: Denton Clk.

P. 45

Whereas there have been severall Acts provided against servants runaways which have hitherto proved ineffectuall in regard they do not sufficiently provide Encouragem for such person or persons Inhabitants of this Province as shall seize such runawayes servants by this Act deemed runaways Therefore for the better discovery seizing and Apprehending of such runaways, Bee it Enacted by the King and Queens most Excellent Majesties by and with the advice and consent

Lib. L. L. of this Generall Assembly and by the Authority of the same. No. 1. That from and after Publication hereof no Servant or Servants whatsoever within this Province whether by Indenture or according to the custome of the Countrey or hired for wages shall travell by Land or water ten miles from the house of his her or their Master Mistress or dame without a note under their hands or under the hand of his her or their overseer (if any be) under the penalty of being taken for a Runaway, And to suffer such penalties as are hereafter provided against runawaies And it is hereby further Enacted by the Authority aforesaid That any such Servant or Servants as aforesaid unlawfully absenting him her or themselves from his her or their said Master Mistress or dame or overseer shall serve ten days for every one days absence to be judged when such Master Mistress or dame shall bring their said servants before the Justices of the Provinciall Court or County Court, where the owner Master M<sup>18</sup> or dame or overseers of such servants shall live during the sitting of the Court, be it before or after the Expiran of such servants first time of service by Indenture or otherwise And be it further Enacted by the Authority aforesaid That any person or persons whatsoever That shall wittingly and willingly deteyn any such Servant or Servants un-

p. 46 lawfully absenting him her themselvs as aforesaid shall be fined five hundred pounds of Tobacco for every night or four and twenty houres that such person or persons shall give Entertainm' to such Serv' or Servants unlawfully absenting him her or themselves as aforesaid, The one half to their Majests for the support of the Government, and the other to the Informer or him that shall sue for the same, to be recovered in any Court of this Province by Action of debt bill plaint or Informat<sup>n</sup> wherein no Essoyn protection or wager of Law be allowed. And for the better discovery of Runawaies. It is hereby further Enacted by the Authority aforesaid, That any person or persons whatsoever within the Province Travelling out of the County where he she or they shall live or reside without a Pass under the seale of the said County for which they are to Pay ten pounds of Tobacco or one shilling in money, such person or persons if apprehended not being sufficiently known or able to give a good account of himself to be left to the discretion and Judgement of such Magistrate before whome such person as aforesd shall be brought to Judge thereof, And if before such Magistrate or Magistrates brought shall be deemed and taken as a runaway shall suffer such Fines and penalties as is hereby provided against runawayes And for the better encouragement of all persons to seize and take up such runawaies It is Enacted by the Authority aforesaid that all and every person or persons aforesaid apprehende

seizing or taking up such runawayes travelling without passes Lib. L. L. as aforesaid and not be able to give a Sufficient Accot of them- No. 1. selvs as aforesaid shall have and receive two hundred pounds of Tobacco to be paid by the owner of such runaway so appre- p. 47 hended and taken up if a servant, and if a freeman and refusing to pay the same, then to make satisfaction by servitude or otherwise as the Justices of the Provinciall or County Court where such person shall be apprehended and taken up shall think fit And further for the better discovery and Encouragement of our neighbour Indians to seize and apprehend Runawaies It is further hereby Enacted That any Indian or Indians that shall apprehend seize or take up any Runaway servant and bring him before some Magistrate of any County within this Province shall for a Reward have a Match Coat paid him or the Value thereof, which said Reward is to be repaid and satisfied by the County where such person shall be apprehended, and such Runaway to reimburse the said County by servitude or otherwise as the Justices of the Provinciall Court or County Court shall think fitt. And be it further Enacted by the Authority aforesaid that at what time soever any of the said persons runawayes shall be seized by any person or persons within this Province, such person or persons so seizing or apprehending the same shall bring or cause him or them to be brought before the next Magistrate or Justice of the County where such runagate is apprehended who is hereby Impowered to take into his Custody or otherwise him her or them to secure or dispose as he shall think fitt untill such person or persons seized or apprehended shall give sufficient security to answ the premisses the next Court that shall first ensue in the said county who is also to secure such person or persons till he or they can make satisfaction to the party who shall so apprehend or seize such runaway or other person as by this Act is required Except such person shall make satisfaction as aforesaid before such Court shall happen, And that notice may be given to the Master Mistress or dame or overseers of any p. 48 runawayes taken up as aforesaid, the Justice of the Peace or Comissrs of the County shall forthwith cause a note of the Runaways name so seized or apprhended as aforesaid to be sett up at the County Court where such person is seized or apprehended as aforesaid And also cause a note to be set up at the next adjacent County Court And at the Provinciall Court or Secretaries Office that all Persons may view the same and see where such their Servants are and in whose Custody And furthermore for the better ascertaining what each servant according to the custome of the Countrey shall have at the Expiration of the time of their servitude

No. 1. That every man servant shall at such time of Expiration of his servitude aforesaid, have allowed and given him a good Cloath suite either of Kersey or broad Cloath a Shift of white Linnen to be new, one new pair of shoes and stockins, two hoes one Ax and three barrlls of Indian Corn, all women Servants at the time of the Expiration of their Servitude as aforesaid shall have allowed and given her the like Provision of Cloaths and Corn as aforesaid, And to the intent That many great mischeifs and inconveniencies arrisg and accrewing to divers good People of this Province, by the Transporting and carrying or Conveying away or cause to be Transported carryed or conveyed away out of this Province, any Inhabitant within this Province whether master or freeman not thereunto Lawfully Lycenced or any Apprentice hired or other servant or slave may for the future be prevented Bee it further Enacted by the Authority

p. 49 aforesaid, That every person or persons that shall so Transport carry or Convey away or cause to be Transported Carryed or Conveyed away out of this Province any Inhabitant of this Province, That is or shall be indebted or Engaged and then not having a Sufficient Lycence or Pass according to the Law of this Province in that Case made and Provided shall be lyable to satisfy all such Debts Engagements or damages as the said Person or Persons so Transported Carried or conveyed away should be lyable to Satisfy to any Persons to whom the same shall be respectively due in this Province unless the same be otherwise satisfied in convenient time or that in short time he cause or procure such person or person so carried and conveyed away to return again into this Province whereby he may be lyable to Justice here, And any person or persons whatsoever that shall from henceforth enter and Transport carry or privately convey away out of this Province any apprentice hired or other servant or slave belonging to any Inhabitant in this Province shall for every such offence forfeit and pay to the Imployer or owner of such Apprentice hired or other servant or Slave Treble damages and Costs to be Judged by the Justices of each respective County Court or the Justices of the Provinciall Court for the time of such Apprentices hired or other servants or Slaves unlawfully transported or carried away as aforesaid And whereas many and great Inconveniencies have happened and accrewed unto many mastrs Mrs or dames within this Province by the wickedness and infidelity of their Servants purloining their masters Mistresses or dames goods and then bartering selling and

P. 50 conveying away the same unto seamen and others where Masters and Mistress's of Families are and have been very much damnified and abused, for the prevention of the like misdemeanor for the future Be it further Enacted by the Lib. L. L. Authority aforesaid, That no person whatsoever shall Trade No. 1.

Barter Commerce or any wayes deal with any servant whether hyred or Indented or slave belonging or appertaining to any Inhabitant in this Province without leave or Lycence first had and obteined from such servants Masters Mistresses or Dame or overseer for his so doing under the penalty of two thousand pounds of Tobacco, the one half thereof to their Majes<sup>16</sup> for the support of Government, the other half to the Master Mistress or true owner of such Goods so purloyned barter'd or Conveyed away when proved by sufficient witnesses or Confession of the party to be recovered in any Court of Record in this Province, by Action of debt bill plaint or Information

wherein no Essoign protection or wager of Law to be allowed.

And be it further Enacted by the Authority aforesaid by and with the Advice and Consent aforesaid That if the Goods so Traded or barter'd for as aforesaid shall exceed the sum of one thousand pounds of Tobacco that then the Party or Parties whose goods shall be Embezled or Barter'd away as aforesaid, shall have his Action at Law for his damages sustained against the person or persons so dealing or bartering for the same anything in this Act to the Contrary hereof notwithstanding And forasmuch as disputes have formerly arose at what time servants time of Servitude, whether by Indenture or otherwise p. 51 should commence, for the better Explanation whereof for the future Be it Enacted by the authority aforesaid That all servants Transported into this Province whether by Indenture or otherwise the time of such servant so bound or adjudged as aforesaid shall commence from the first Anchoring of the Vessell within this Province any Law useage or custome to the contrary notwithstanding And in case such person or prsons so Trading or Bartering as aforesaid shall not be able to satisfy the same then such person or persons shall be bound over by some one Justice of the Peace and put in security either to appear at the Provinciall or County Court Where upon conviction by Confession or Sufficient witnesses, the offender shall be punished by whipping on the bare back with thirty stripes.

And for the just ascertaining and limitting of Servants time or Servitude Be it Enacted by and with the advice Consent and authority aforesaid that whatsoever shall Transport any servant into this Province any servant without Indenture, such Servant being above the age of one & twenty years shall be obligged to serve the full space and Term of five years if between Eighteen and two and twenty years without Indentures six years, If between fifteen and Eighteen without Indentures seaven years, If under fifteen without Indenture shall serve till he or they arrive to the Age of two and twenty

Lib. L. L. years And be it further Enacted That all servants TransNo. 1. ported out of Virginia into this Province shall compleat their times of Servitude which they ought to have served in Virginia & no more And be it further Enacted that every Master Mistress or Dame assignee or Trustee of what kind soever,

P. 52 owning or keeping any such Servant as aforesaid, whether by virtue of Transportation purchase or otherwise shall within six months after the receiving of such Servant into their Custody within this Province (except he she or they claim but five years Service of such Servant) being the said Servants to the respective County Courts where they do Inhabit, and every of the said Courts are hereby Authorized to Judge and determine of the Ages of such Servants so brought and cause the same to be Entred upon Record And every owner as aforesaid neglecting or refusing to bring such Servant or Servants before the Court as aforesaid shall not only stand to the determination of the Court, but also forfeit the sum of one thousand pounds of Tobacco to the King and Queen for the support of Government for depriving the County Court of their oppertunity of veiwing the party And if any Master M<sup>15</sup> or Servant aforesaid be grieved with the determination of the Court, he shall within the time determined for their service produce an Authentick Certificate of such Servants age, and shall have remedy at the Ages afore And be it further Enacted by the Advice Consent and authority aforesaid, That no Indenture made by any Servant during the time of Service due by former Indenture or by determination according to the Tenor of this Act, shall any wise oblige any Servant for any longer time then by his first Indenture or determination of the

Provided that this Act nor any thing therein conteined shall p. 53 not give or be Construed to give any benefit to any slave whatsoever Provided this Act nor any thing therein conteined

Repeal or be construed to Repeal an Act made at the Generall Assembly the thirteenth day of Aprill one thousand six hundred seaventy four, Intituled an Act concerning Servants that have bastards, And for Encouragement of Our neighbouring Colonies of Virginia Dalaware and the Northern Parts of America, for the taking up of Servants and Runaways out of this Province into those Parts Be it further Enacted by the advice Consent and Authority aforesaid, That the sum of four hundred pounds of Tobacco shall from henceforth be allowed and paid to any Person in these Colonies of Virginia Delaware and the Northern parts of America that shall so seize or take up such Servants or others runaways and Carry and Cause them to be Carried before some Magistrate of any County of this Province, upon whose Certificate of Delivering

of such Servants Runaway's the said sum of four hundred

pounds of Tobacco, to be paid or secured to be paid by the Lib. L. L. Master Mistress or Dame to whom such Servant shall of right No. 1. belong or apperteyne. And the said Servant to reimburse the said Master Mistress Dame or owner by servitude or otherwise, to the full Satisfaction and Content of the said Master Mistress Dame or owner But if the runaway so taken up and delivered by the Magistrate as aforesaid be a free man, then such Runaway to be Imprisoned till such time as he hath made satisfaction of the said sum of four hundred pounds of Tobacco, or shall give good security for the same or shall make satisfaction by servitude or otherwise. Provided that P. 54 any Servant that runs away out of Somersett County into Accomack such person that take him up, shall have but two hundred pounds of Tobacco and no more And whereas some Masters Mistresses and Overseers void of humane pitty & Christian Comisseration have barbarously dismembred and Cauterized their Slaves not only to the Scandall of Christianity, but by such Cruelties keep them from Embracing the same Be it therefore Enacted by the Authority aforesaid by and with the advice and Consent aforesaid That if any Master Mistress or overseer with the privity consent or procurement of such Master or Mistress as aforesaid, shall after this Act dismember or Cauterize any such Slave, it shall be lawfull for the Justices of the County Court upon proof thereof to manumitt and set free such slave to all intents and purposses whatsoever. And in case any Master Mistress or overseer with the knowledge and consent of such Master or Mistress as afore mentioned shall deny suffict meat drink Lodging and Cloathing or shall unreasonably burthen them beyond their strength with labour or deny them necessary rest and sleep, be it to any English Servant or Slave, It shall be lawfull in such Cases upon due proof thereof to the Justices of the County Court for the first & second Offence, to Fine the said Master Mistress or overseer as to them shall seem meet, and for the third offence to sett them free from their said servitude p. 55 And whereas Thomas Courtney of St Maries County hath lately most barbarously dismembred and cutt off both the Ears of a certain Mollattoe girl called being a Servant according to a Law of this Province for one and thirty years Be it therefore further Enacted That the said Mollatoe Girl for the reasons and Causes aforesaid be hereby Manumitted and sett free from her said Master as a recompence for the Injury so of him received as aforesaid

June 4th 1692.

Assented to by the Councill Board
Signed p Ordr
John Llewellin Clk.

June 2d 1692
The house of Assembly have Assented
Signed p Ordr
Hen: Denton Clk.

An Act for Punishment of Persons Subborning of Witnesses or Comitting wilfull and corrupt Perjury.

Whereas severall persons void of grace and the dread of the Almighty have and do still continue for small proffitts accrewing to themselves to Committ wilfull and Corrupt Perjury or cause or procure the same to be Committed either out p. 56 of a design for the reasons and purposses aforesaid or meerly to revenge an Imaginary Injury done them to the great prejudice of divers of their Majesties loyall Subjects Inhabiting within this Province And forasmuch as the Laws for this Province heretofore made for the prevention of the like mischeifs and Inconveniencies have upon a Mature and deliberate consideration by this present Gen<sup>II</sup> Assembly been found altogether inconsistent with the Constitution of this Province or the Laws of England in such Cases made and provided Be it therefore Enacted by the King and Queens most Excellent Majestys by and with the advice and Consent of this present Generall Assembly and the Authority of the same, That if any person or persons whatsoever from and after the publication hereof, shall unlawfully or Corruptly procure any witness or witnesses by letters rewards promisses or by any other sinister unlawfull Labour or means whatsoever to Committ any wilfull and Corrupt perjury in any matter or Cause whatsoever now depending or which hereafter shall depend in suit and variance by any writt Action bill Complaint or Information in any wise touching or concerning any Lands Tenemts or hereditaments or any goods Chattles debts or damages in any of the Courts of Record within this Province, or that shall unlawfully & Corruptly procure or subborne any witness or wittnesses from and after the publication aforesaid be sworn to testify in perpetuam rei memoriam, That then every such offender or offenders shall for his or their said offence being p. 57 thereof Lawfully Convicted or attainted loose & forfeit the sum of forty pounds sterl And if it happen any such offender or offendors so being Convicted or attainted as aforesaid shall not have goods Chattles Lands or Tenements to the Value of forty pounds as aforesaid, Then every such person or persons so being Convicted or Attainted as aforesaid shall for his or their said offence Suffer Imprisonm' for and during the space of one whole year without baile or main prize and stand upon the Pillory one whole hour at the Pillory next adjoyning the place where he she or they shall be Convicted as aforesaid. And be it further Enacted by the Authority aforesaid, That no person or persons being Convict or attaint as aforesaid shall be from thence forth received as a Witness to be deposed

and sworn in any Court of Record within this Province untill Lib. L. L. such time as the Judgement given against the said person or No. 1. persons be reversed by attaint or otherwise, and that upon every such reversall the pties grieved to recover his her or their damages against all and every such person or persons as did procure the said Judgement so reversed to be given against them or any of them by Action or Actions upon his her or their Case or Cases according to the Comon Course of the Laws of this Province And be it further Enacted by the Authority aforesaid, That if any Person or Persons after the publication hereof, either by subbornation unlawfull procurement Sinister perswasion or means of any other or by their own Act Consent or Agreement wilfully and Corruptly Comitt any manner of wilfull Perjury by their deposicon in any Court of Record in this Province as aforesaid, or being Examined in p. 58 perpetuam rei memoria That then every person and persons so offending and being thereof duly Convicted or attainted by the Laws of this Province shall for his or their said offence loose and forfeit twenty pound sterl and suffer Imprisonment the space of six months without baile and main prize And the Oath of such person or persons so offending from thence forth not to be received within any Court of Record within this Province untill such time as the Judgement given against the said person or persons shall be revers'd by attaint or otherwise as aforesaid. And that upon every such reversall the partys grieved to recover their damages as aforesaid. And if it happens that the said Offendor or Offendors so offending shall not have Goods and Chattles to the Value of twenty pounds That then he she or they be sett on the Pillory next adjoyning to the place where he she or they shall be Convict as aforesd and to have both Ears nailed and be from thenceforth to be discredited and disabled for ever to be sworn in any the Courts of Record aforesaid untill such time the said Judgement be reversed, upon which he she or they shall recover his her or their damages in manner and form as is before menconed. The one Moiety of all the said Fynes and forfeiture to be Our Soveraign Lord and Lady the King and Queen for the Support of Govrmt and the other Moiety to such p. 59 person or persons as shall be grieved hindred or molested by reason of any the offence or offences before menconed that will sue for the same by Action of debt bill plaint or Information or otherwise in any Court of Record within this Province wherein no Essoyn protection or Wager of Law shall be allowed, And be it further Enacted by the Authority aforesaid, that if any person or persons upon whom any Process out of any the Courts of Record within this Province shall be served to Testify or depose concerning any Cause or Matter

Lib. L. L. depending in any of the same Courts relateing to the prem-No. 1. isses And having tendered unto him or them according to their State or Calling such reasonable sums of Money or Tobacco for his or their Costs and Charges as having regard to the distance of the place in that behalf is necessary to be allowed do not appeare according to the Tenor of the said Process having not a lawfull reasonable lett or Impediment to the Contrary, That then the party or parties so making default shall forfeit and loose for every such Offence ten pounds Sterl and to yeild to the party grieved such further recompence as by the discretion of the Judge of that Court out of the which the said process shall be awarded according to the loss and hindrance that the party which procured the said Process shall susteyn by the reason of the non appearance of the said Witness or Witnesses. The said severall summs to be recovered by the Party so grived against the Offendor or Offendors by

p. 60 Action of Debt bill plaint or Information in any their Majesty's Court of Record in this Province wherein no Essoyn

Protection or Wager of Law to be allowed

June 4th 1692

Assented to by the Councill Board
Signed p Ordr

John Llewellin Clk.

June 2d 1692

The house of Assembly have Assented
Signed pr Order
Hen: Denton Clk.

An Act for the fourteen pence Tunnage.

Whereas by an Act of Assembly formerly made Intituled an Act for & Port Dutyes and Masters of Ships amongst other things therein conteined it was Enacted that all Vessells whatsoever not properly belonging to this Province having a Deck flush fore and Aft coming in and Trading within this Province should pay for Port dutys or anchorage half a pound of Powder and three pounds of shott or so much in value for every Tun of burthen unto the Lord Proprietary and his heirs And whereas the said Act is altogether silent for what use the said p. 61 Imposition hath been ever since levyed and raised, Whereby the true intent of the said Law hath been hitherto unknown to the great dissatisfaction of the good People of this Province, no other apparent reason or Cause for the same being then only the advancement of his Lordships Interest who hath ever since Converted the same to his own use This present Generall Assembly therefore having taken the premisses into their serious Consideration and being fully Sattisfyed that the reasons and Causes of giving the said Subsidy, was for the better securing the severall Ports and Harbours within this Province by Erecting of Forts and finding Sufficient Amunition

for mainteining the same which his Lordsp hath in no wise Lib. L. L. complyed with, and forasmuch as this present Generall Assem- No. 1. bly conceives his said Lords was incapacitated for performing what (upon making the said Act) was meant and intended should have been performed, It is humbly prayed it may be Enacted and be it Enacted by the King and Queens most Excellent Majesties by and with the advice and Consent of this present Gen<sup>11</sup> Assembly and the Authority of the same. That from and after the Publication hereof, every Ship or Vessell (not properly belonging to this Province) having a Deck flush fore and aft coming in and Trading within this Province shall pay for Fort dutys or Anchorage the sum of fourteen pence sterl, money of England to be paid to our Soveraign Lord and Lady the King and Queen their heirs and Successors for support of the Government within this Province.

And Whereas also it hath been thought meet and Convenient by this present Generall Assembly, that an Anuall & p. 62 certain allowance should be made to such persons who are apptd and chosen to be of their Majesties Councill within this Province (except such as shall have and receive places of profitt) Be it Enacted by the Authority aforesaid, by and wth the advice and Consent aforesaid, That every person or persons nominated and appointed to be of their Majests Councill within this Province and having no such place of proffit as aforesaid, shall for and in Satisfaction of their loss and time attending the Councill upon all occasions have and receive the sum of thirty pounds sterl. p ann, the said Councillors to whom such Allowance is made defraying their own Expences without any charge to the Publick whatsoever And be it further Enacted by the Authority aforesaid that the sume of thirty pounds Sterl to the person or persons so as aforesaid due, shall be levyed and paid out of the aforesd Subsidy of fourteen pence p Tun, and the remainder to go to the Supply of this Province with sufficient Provision of Arms and Amunition any thing herein conteined to the Contrary notwithstanding. Provided allwayes and it is the true intent and meaning of this Act, that no Vessell or Vessells whatsoever properly belonging to this Province, coming and Trading within this Province shall pay or be charged with any Port Dutys or Anchorage whatsoever other then five shillings for entring p. 63 and five shillings clearing for the respective Entryes and Clearings of each respective Vessel properly belonging to this Province as aforesaid any Law useage or Custome to the Contrary notwithstanding

Lib. L. L. June 8th 1692 June 8th 1692 No. 1. Assented to by the Councill Board | The house of Assembly Signed p Ord have Assented, John Llewellin Clk Signed p Ord Hen Denton Clk.

> An Act ascertaining the Expences of the Comissioners of the Provinciall and County Courts.

Be it Enacted by the King and Queens most Excellent Majestys by and with the advice and consent of this present Generall Assembly and the Authority of the same that from and after the End of this present Session of Assembly, the Comissioners of the severall and respective County Courts of this Province shall not have farther power & Authority to Levy upon the Inhabitants of their severall and respective Countys for defraying their Charges and Expences during the time of holding their said County Courts, above the sume of one hundred and twenty pounds of Tobacco and no more p Day for every Commissioner that appears and sitts there p. 64 during the time of the said Courts about the Publick affairs of the said Countys. And be it further Enacted by the Authority aforesaid, That every Justice of the Provinciall Court that hath no place of Profitt within this Province shall be allowed out of the Publick Levy one hundred and Eighty pounds of Tobacco p day and no more for every day he shall serve during the said Courts besides his Itinerant Charges any Law Statute or useage to the Contrary in any wise notwithstanding this Act to Endure for three years or to the End of the next Generall Assembly which shall first happen This act is to Extend to all Counties in this Province Except Sumersett County who is hereby allowed the sum of Eight thousand pounds of Tobacco p year, it being at the Speciall request of the Representatives of the said County

June 8th 1692 Assented to by the Councill Board Signed p Ord' John Llewellin Clk

June the 8th 1692 The house of Assembly have Assented Signed p Ord Hen: Denton Clk.

An Act for taking away all Errors in Proceedings at Law and Equitty and in the Court for Probate of Wills occasioned by the late revolution

Whereas upon the late revolution divers differences and p. 65 disturbances did arise and happen within this Province which

occasioned many Errors and iregularities in proceedings of Lib. L. L. Law and Equity and in the Court for probate of Wills to be No. 1. Committed for preventing of all disputes and troubles that may happen thereupon Be it Enacted by the King and Queens most Excell Majestys, by and with the advice and Consent of this present Gen Assembly and the Authority of the same, That all Bills Plaints Process, Precepts, Pleas, Judgements, Indictments, Informations, Proceedings, causes, Matters and things whatsoever commenced or depending in any of the said Courts since the first day of Aprill 1690, shall be good and Effectuall notwithstanding any Errors therein conteined by discontinuances or otherwise whatsoever by reason of the said late troubles Provided nevertheless that no person or persons whatsoever shall have or take any benefitt of this Act for any Error or Mistake in any of the Processes, Pleas or other Proceedings not occasioned by the said late Troubles, but that the same shall remain and be as if this Act had never been made any thing herein contained to the Contrary thereof in any wise notwithstanding And forasmuch as by reason of the late Revolution all Judiciall proceedings were impeaded and hindred for above two years last past Vizt from the year of Our Lord 1690 to this present time being the year of Our Lord 1692. Be it Enacted and Ordeined by and wth the advice and Consent aforesaid and the Authority of the same, that the said years shall not be accounted as years included & meant in the Statute of Limitations for payment or demand by debts due by Bond or Bill or Judgement or in the clause p. 66 for the due returng of certificats upon Warrants for Land granted or suing out of Patents for Land according to the directions and Instructions of any of the Lord Baltemores Conditions of Plantations, or in the Clause for taking or suing out of Patents for Land conteined in his Lordships Conditions of Plantation, but that in those and such like Cases the said years of Our Lord be past by and not accounted of for those years thereby meant or Mentioned.

June 4th 1692
Assented to by the Councill Board
Signed p Ordr John Llewellin Clk
have Asstd

Signed p Ord<sup>r</sup> Hen. Dent<sup>n</sup> Clk.

An Act for setling navall Officers fees within this Province.

Whereas for some years past Masters of Ships and other Vessells Trading into this Province have used to pay at the time of the cleering of such Ship or Vessell for each respective Lib. L. L. Clearing the sum of two pounds one shilling and four pence No. 1. under pretext of Secretarys Fees besides other Fees to sevil the Inferiour Officers for writing their Entrys, Permitts and clearings, which said Secretaries and other Officers Fees as aforesaid were not only Illegall and unreasonable but also

p. 67 unjust being exacted and extorted from the aforesaid Masters of such ships or Vessells as aforesaid without any pretence or Colour of Law or Justice whatsoever but for that it doth appear to this preent Generall Assembly that there is a necessity of setling Fees for the maintaining such Officer or Officers as shall be from time to time apptd for Entring and clearing such Ships or Vessells as aforesaid Be it therefore Enacted by the King and Queens most Excellent Majestys by and with the advice and consent of this present Generall Assembly and the Authority of the same, that from and after the Publicath hereof every Master of a Ship or Vessell Trading into this Province upon clearing his Ship or Vessell as aforesaid, shall allow and pay unto his Majestys Governour for the time being, the sum of forty shillings and no more, for such his Entring, Clearing & Granting Permitts as aforesaid, their said Majesties Governor being hereby obligged to find Officers who shall give good and Sufficient Security to such their Majesties Govern as aforesaid for due Execution of the premisses, and that they shall not aske demand or Exact from any Master so cleering as aforesaid any Fee gratuity or reward whatsoever or him delay in his dispatch in Expectation of a Fee Gratuity or reward as aforesaid to be by such Master tendred for the reasons and causes aforesaid but that every such Officer or Officers so nominated and appointed as aforesaid being guilty of the premisses upon due proof thereof made, shall for every such default forfeit and pay the sum of twenty pounds sterl. one half thereof to our Soveraign Lord and Lady the King

p. 68 and Queen for support of Government, the other half to the Party grieved to be recovered by Action of Debt Bill plaint or Information wherein no Essoyn Protection or Wager of Law to be allowed. Provided always and tis the true intent and meaning of this Act, that no Inland Sloop Trading from Virginia hither or from hence to Virginia and noe farther shall be by this Act or any thing herein conteyned obligged to pay the said sum of thirty shillings Sterl. for such their Entring and clearing as aforesaid but that the Master of every such sloop so Trading as aforesaid shall at the time of his clearing such Sloope as aforesaid, pay unto their Majesties Governour for the time being the sum of Ten shillings sterl, and noe more for such his Entry pmitt clearing as aforesaid, any thing before menconed to the contrary notwithstandg. Provided also that this Act nor any thing therein Conteyned shall be adjudged, construed or taken to Extend to the Fees due to

the severall Collectors within this Province but that their and Lib. L. L. every of their perquisitts be and remain to them as before No. 1. making of this Act any thing herein conteyned to the Contrary notwithstanding

June 7<sup>th</sup> 1692

Assented to by the Councill Board The house of Assembly Signed p Ord<sup>r</sup>

have Assented

W Taylard Clk
Assistant

Signed p Ordr
Hen: Denton
Clerk Assembly.

An Act Enabling one Burgess out of each County to lay the Publick Levy of the Province for this p<sup>r</sup>sent year.

р. 69

Whereas this present Generall Assembly have raised a certain sum of Tobacco for the defraying the Publick charges of this Province to this present time, but by reason that before the same can be Leavyed by an Equall upon the Inhabitants thereof, more charges may happen before the accustomed time for payment thereof, which is at the Tenth of October, at which time again to Convene the whole Assembly would be very chargeable and burthensome to the Province by reason of the remote habitation of the Delegates thereof. Be it therefore Enacted by the King and Queens most Excellent Majesties by and with the advice & consent of this present generall Assembly and the Authority of the same, that only one Burgess or Delegate for every County of this Province and one for the Citty of St Maries (that is to say) for the Citty of St Maries Mr Robert Mason, for St Mary's County Mr John Watson for Kent County Mr William Harris for An Arundell County Capt John Hamond, for Calvert County Mr Thomas Tasker for Charles County Mr William Dent, for Baltemore County Mr Francis Watkins for Talbott County Mr Robert Smith for Somersett County Capt William Whittington for. Dorchest County Doct John Brook, for Cecill County Mr Edward Jones be sent down to the Citty of St Mary's the first day of October this present year 1692 to lay the said Leavy already raised who are hereby further Authorized to leavy and p. 70 allow all further Charges that may accrew upon the Publick Account of this Province from the time of this Assembly to the twentyeth day of October aforesaid the same not Exceeding the sum of one hundred thousand pounds of Tobacco

June 8th 1692

Assented to by the Councill Board | The house of Assembly
Signed p Ordr | have assented

John Llewellin Clk. Signed p Ord

Hen: Denton Clk.

An Act for the Imposition of four pence per Gallon on Liqu<sup>n</sup> imported into this Province

Forasmuch as great charges and Expences to this Province have accrued in paying of Soldiers in discharging the Arrears of the late Government and the great necessity of repairing Court Houses and Prisons and also for raising a better allowance for paying the charges of their Majesties Councellors and Justices of the Provinciall Court and for paying an agent of this Province in England, and for that this Generall Assembly have taken into their serious Considerations by what means the said Publick charge and Expence may be defrayed and discharged without leaving the same upon the Inhabitants p. 71 thereof which would be too great a burthen at this time to undergoe. It is by the Generall Assembly thought no greater Expedient can be found then by assessing an Impost upon Liquors of four pence p Gallon upon all such Liquors as shall be Imported into this Province Liquors from England only Excepted We your Majesties most humble and Loyall Subjects the Deligates and Burgesses of this present Generall Assembly humbly pray that it may be Enacted And be it Enacted by the King and Queens most Excellent Majesties by and with the advice and consent of this present Generall Assembly and the Authority of the same, that from and after the Publication hereof, all Masters of ships and other Vessells importing Liquors into this Province with intent to vend and dispose of the same Pay unto their Majesties the sum of four pence p Gallon for every Gallon of Liquor Imported into this Province to the intent to vend and dispose thereof, the same to be Collected by their Majesties Receiver Generall of this Province, who shall give good security in their Majests names to be accountable to the Assembly and pay the same anually for the Space of three years to the uses aforesaid or any or so many of them as the said Generall Assembly of this Province shall think fitt to Order and direct for the Ends and purposses aforesaid And be it further Enacted that every Master at the time of Entring such ships or other Vessells afored shall render upon Oath an Account of the quantity & quality of such Liquors so Imported to be vended or sold as aforesaid, and that the severall and respective Navall Officers within this Province for the time being shall at the time of Entring such p. 72 ship or Vessell as aforesaid, give good Sufficient Security in their Majesties names for the payment of the Imposition afore-

Said to the Receiver Generall aforesaid

June 8th 1692

Assented to by the Councill Board The house of Assembly

Signed p Ordr Thave assented

John Llewellin Clk.

Signed p Ordr

Hen: Denton Clk.

An Act Appointing Peter Pagan Mercht to be Agent for this their Majest's Province of Maryland.

Lib. L. L.

Whereas it is thought necessary that an Agent be appted in London for this Province to defend and Promote all things for the good of this Province and also Maintein all Matters that may come in debate or otherwise relate to the good and wellfare of this Province have unanimously voted and agreed the said Peter Pagen to be our said Agent therefore Be it Enacted by their Majesties by and with the Advice and Consent of this present Generall Assembly, and it is hereby Enacted by Authority of the same, that the said Peter Pagen shall be our Agent for the end and purpose above sett forth and declared, and that he the said Peter Pagen shall be paid and satisfyed such sum and sums of Money as he shall from time to time Expend and lay out for this Province in the p. 73 premisses, and also that he shall have and receive full and ample satisfaction for his Care diligence and pains during his said Agency

June 8th 1692 June the 8th 1692 Assented to by the Councill Board | The house of Assembly have assented

Signed p Ordr John LLewellin Clk.

Signed p Orde Hen: Denton Clk.

# An Act for Publication of all Laws within this Province

Forasmuch as many new Laws have been made by this present Assembly wherein the welfare of the good People of this Province is much concerned, and divers Old Laws not Sufficiently providing against the Offences by them to be Punished have been made more penall, to the end many people of this Province evilly disposed may be deterr'd from evill doing, and that notwithstanding all the Laws intend that every person in this Province is bound to take notice of what is passed in the Assembly, because every person is there present in their Representatives, Yet his Excellency the Gov the Councill and Assembly desiring not the destruction of the very worst of People of this Province, nor that they should be overtaken by any intendment in Law in a peanal Act though p. 74 not at all too Severe for the misdeeds it intends to punish, do think fitt, That it be Enacted And be it Enacted by the King and Queens most Excellent Majests by and with the advice and Consent of this Generall Assembly and the Authority of the same, That from hence forward all the Acts that shall Pass

P. 75

Lib. L. L. from this and all the succeeding Assemblys, shall be from time No. 1. to time fairly Transcribed into Parchment & by writt under the Great Seal of this Province from time to time be passed by the Chancellor for the time being to the Sherriffe of each respective County be Transmitted and Comandmis to them in the said Writts shall be given as well the said Acts in their Severall and respective Counties in what place to them shall seem most convenient to Publish and Proclaim, all the said Acts of Assembly to see firmly observed and kept. And be it further Enacted by the Authority aforesaid that every severall & respective County shall from time to time pay to the Chancellor for the time being, for such Transcript of the Laws soe much Tobacco as by the said Generall Assembly in which the said Laws are made shall assess and allow

> June 7th 1692 June 2d 1692 Assented to by the Councill Board The house of Assembly W Taylard Clk Assistant Signed p Ord

Hen: Denton Clk.

#### An Act for the Election of Sherriffs.

Forasmuch as there have been great Complaints Genfally made from all parts of this Province that the long Continuance of the severall Sherriffs in their respective Offices hath been of ill consequences to the Inhabitants of this Province and that the Laws of England are no ways suitable to this Province, for that it would bee a great Injury to any such Sherriff to enjoy his said Office only one year, Be it therefore Enacted by the King and Queens most Excellent Majesties by and with the Advice and Consent of this present Generall Assembly and the Authority of the same, That from and after the Publication hereof no Sherriff or under sherriff within this Province shall continue or remain in his or their Office or Offices of Sherriff or undersherriff of such County, for any longer or greater time then two full years from the first time of his Entrance into such Office or Offices. And be it further Enacted that if any such sherriff or under sherriff shall for the future accept of any such Comission Contrary to the true intent & meaning of this Act, Every such Sherriff shall forfeit and pay to their Majesties the sum of two hundred pounds sterl. & every such under Sherriff shall forfeit and pay the sum of twenty pounds sterl, the one half of both the said Fynes or Forfeitures of the said Sherriff or under sherriff to be to their Majesties for support of Government the other p. 76 half to the Informer or Inform's or to him or them that shall sue for the same, to be recovered in any Court of Record

within this Province by bill plaint or Information, wherein no Lib. L. L. Essoyn Protection or wager of Law to be allowed Provided always that this Act nor any thing therein conteyned shall not extend to debarr any Person whatsoever from taking his legall Remedy against any Sherriff taking Extortions Fees or any other Offence whatsoever relating to his Office, any thing in this Act to the Contrary notwithstanding.

June 4<sup>th</sup> 1692
Assented to by the Councill Board.
Signed p Ordr
John Llewellin Clk.

June 2<sup>d</sup> 1692
The house of Assembly
have Assented
Signed p Ordr
Hen: Denton Clk.

An Act for securing Merchants and others Tobacco after they have received it.

Forasmuch as by an Act of Assembly of this Province formerly made amongst other things therein conteyned, it was Enacted that care should be taken for the securing of Merchants and others Tobacco after they had received it by such Persons and under such Penalties as by the said Law was required and imposed, but for that no time was therein men- p. 77 tioned how long the said Persons so obligged should secure the same by means whereof great inconveniencies have arose, and as well the sd Persons so obligged as aforesaid as Merchants and others havg Tobacco received susteined great damages by reason of the uncertainties aforesaid, for prevention whereof for the future It is humbly prayed by the Deputies and Delegates assembled the it may be Enacted and be it Enacted by the King and Queens most Excellent Majesties, by and with the advice and Consent of this Generall Assembly and the Authority of the same, That from and after the Publication hereof; Every housekeep or Inhabitant within this Province, having a Plantation whereon he maketh or causeth to be made any Tobacco shall build and erect or otherwise fitt up and make ready a good tight house, with a good door lock and key upon every Plantation where such Tobacco is made as aforesaid sufficient to contein the Tobacco made upon every Plantation, and the sd houses to be builded fitted up and made ready by the Tenth Day of October ensuing the Publication hereof. And be it further Enacted by the Authority aforesaid by and with the advice and Consent aforesaid, that from and after the said Tenth Day of October, every Inhabitant and housekeep' as aforesaid, having a Plantation whereon he maketh or causeth to be made any Tobacco as aforesaid, and that shall Pay away and dispose of any Tobacco to any Merchant Mast of a ship sailor or any other p. 78 Lib. L. L. Person whatsoever shall notwithstanding such disposure or payment secure and keep the said Tobacco as he would do his own proper goods for and during the space of a whole year commencing from the time of receiving the Tobacco aforesaid and no longer Provided allways that nothing in this Act conteined shall be construed meant or intended to make any Inhabitant or house keeper lyable to any damage which shall happen to any Tobacco so left with him to keep and secure through any Casualty whatsoever. And be it further Enacted by the authority aforesaid by and with the advice and consent aforesaid, that every Inhabitant or housekeep as aforesaid, which shall not build fitt up and make ready such house or houses as aforesaid upon their respective Plantations for the uses and by this time limitted as aforesd shall forfeit and pay the sume of Five hundred pounds of Tobacco in Cask, the one half to their Majesty for support of Governme the other to the Informer or him or them that shall sue for the same, to be recoved in any Court of Record wthin this Province, wherein no Essoyn Protection or wager of Law to be allowed, This Act to continue for three years or to the end of the next Generall Assembly web shall first happen.

June 2d 1692 June 4th 1692 Assented to by the Councill Board, The house of Assembly Signed p Ord have assented John Llewellin Signed p Ordr Clk. Hen: Denton Clk.

An Act impowering Comission of the County P. 79 Courts to leavy and raise Moneys to defray the necessary charges of their Countyes.

Forasmuch as in the Intervalls of Assemblys in this Province there have been severall Necessary Charges laid out and Expended in the Severall and respective Counties of this Province by the severall and respective Commission of the said Counties and others for the Good welfare and Conservation of the Peace and within the said Counties and which ought to be borne by the severall and respective County's distinctly, and have been formerly used and accustomed to be reimbursed defrayed paid and satisfied by and out of the county Leavy Leavyed and assessed by the Commissioners of the said respective County's by an Equal Assessment upon the Estate and Persons of the Inhabitants of the said severall and respective Counties, but the said Comissioners of the said County Courts not have sufficient Warrant and authority to raise such Leavy Be it Enactd by their most Excellent Majestys by and with the advice & consent of this Generall Assembly

and by the Authority of the same, that for the future it shall Lib. L. L. and may be lawfull to and for the severall and respective No. 1. Commissioners of the Severall and respective County Courts within this Province at the Severall & respective Courts to be held for the said County's upon Examination had before them of the Publique charges of their said severall & respective Countys and allowance by them made of the same to levy & raise Tobacco for Payment and Satisfaction of the said severall p. 80 and respective County charges and the Sherriffs Salary for Collecting thereof by an Equall Assessment of the Goods and Chattells of the freemen and Inhabitants of the said severall Countys any Act Law Custome and useage heretofore had and made to the Contrary in any wise notwithstanding. Provided always that the Accounts of the said County charge be kept upon Record fair written in a Book by themselves signed by the Clerk of the said County Court, and that upon Complaint of any Person that the said charges are not allowable, or that he is overcharged or otherwise agrieved the said Acts shall be Examined and rectifyed in the Provinciall Court of this Province

June 4th 1692

Assented to by the Councill Board | The house of Assembly John Llewellin Clk. | have assented

Signed p Ord<sup>r</sup> Hen: Denton Clk.

An Act declaring what shall be done by the Sherriffs ex officio.

Whereas an Act of Assembly formerly made Entituled an Act declaring what shall be done by the Sherriffs Ex Officio hath been found to be of great use and advantage to the Inhabitants of this Province, in relieving them from Sever" Charges which before the making of the said Act, were by the p. 81 severall and respective Sherriffs Exacted and taken, And forasmuch as the said Act is thought to be of so great use and advantage to the Inhabitants of this Province as that there is a necessity of continueing the same, The Deputies and Delagates of this Present Assembly do humbly pray That it may be Enacted and be it Enacted by the King and Queens most Excellent Majty by & with the advice of this Generall Assembly and the Authority of the same, That from and after the end of this present Sessions of Assembly, no Sherriff shall within this Province take Exact or receive of or from any person whatsoever any Fees Salary Gratuity or Reward for the serving or Executing any writt warrant or precept from the Governor or Councill, or from any Justice of the Peace within this ProvLib. L. L. ince, or for the doing of any other thing in any the Courts of No. 1. Record within this Province for any matter or thing upon any suite or suits in Criminall Cases, but Sherriffs are hereby enjoyned to Execute the same Ex Officio, And every Sherriff offending herein shall forfeit the sum of one thousand pounds of Tobacco for every Offence, one half to their Majesties for the repair of that County Prison wherein they bear Office, and the other half to the Party grieved to be recovered by Action of debt bill plaint or Information wherein no Essoyn Protection or wager of Law to be allowed. This to endure for three years or to the end of the next Sessions of Assembly which shall first happen.

> June 2d 1692 Assented to by the Councill Board. Signed p Order John Llewellin Clk

June the 2d 1692 The house of Assembly have assented. Signed p Ord

Hen: Denton Clk.

p. 82

An Act concerning the height of Fences.

Whereas divers people within this Province have and do make insufficient Fences about their Cornfields whereby cattle and horses are apt to go in and destroy their said Corn for prevention of which for the future Be it Enacted by the King and Queens most Excellent Majesties by and with the advice and Consent of this present Generall Assembly and the Authority of the same That all Fences for Corn fields within this Province shall be five Foot in height round the Field suffict and strongly made in the Judgement of two indifferent men viewing the same in Case of Trespass, and in Case any horse or horses or other cattle shall happen to leap over such Fences as aforesaid or break it down being sufficient and strongly made as aforesaid, That then the owner of such horse or horses or other Cattle, shall be lyable to pay the Trespass, and in case the said horse or horses or other Cattle shall break into the Corn field a second time the owner have had warning of the first before two Witnesses That then it shall and may be Lawfull for the owner of such Corn field by the testimony of two men to take the said horse or horses into some place where they may be secured untill the Owners thereof lay claym to the same and when so claimed by owners p. 83 of such horse or horses That it shall be Lawfull for the next Justice of Peace to award what damage he shall think fitt to the Complainant upon good proof to him made, and in case the said fences be not so high That then the Owner or

owners of such Cornfields shall bear their own loss comitted Lib. L. L. by such horse or horses or other Cattle as aforesaid

June 2<sup>d</sup> 1692

Assented to by the Councill Board The house of Assembly

Signed p Ord The house of Assembly

Signed p Ord The house of Assembly

Have Assented.

John Llewellin Clk.

Signed p Ord Hen: Denton Clk.

An Act for the Enrolement of Conveyances and securing the Estates of Purchasers.

For the better Establishing of a way and Method of conveying of Mannors Lands Tenements & hereditaments within this Province for the future and for the avoiding of all abuses and deceipts in incumbering Estates by Mortgages and otherwise by the owners of Lands and hereditaments to the prejudice of Purchasors for valuable considerations and such as lend their moneys upon reall Security Be it Enacted by the King and Queens most Excellent Majesties by and with the advice and consent of this present Generall Assembly and by the Authority of the same. That from and after Publication hereof no Mannors Lands Tenemts or hereditaments whatsoever within this Province or any the Lands Islands Territories or Places thereunto belonging, shall Pass alter or change from one to another whereby the Estate of Inheritance or Freehold or any Estate p. 84 for Years other then such upon which the Improved yearly Rents reserved to be paid shall be made to take Effect in any Person or persons or any use or Trust thereof Except the deed or Deeds Conveyance or Conveyances, by which the same shall be intended to pass alter or change be made by writing indented and sealed, and that the same be acknowledged in the Provinciall Court of this Province or before two of the Councill of this Province or in the Court of the same County or before two of the Justices of the Peace of the same County where the same Mannors Lands Tenements & hereditaments do ly and be Enrolled or the substance of the same, That is to say the certain dates names Sirnames and Additions of the Parties thereunto with the certain considerations for which the same were made and the certainty of the premisses and of the Estate or Estates thereby intended to pass be Enrolled in the Provinciall Court of this Province or in the County Court where the Land doth lye, the same Enrollment to be made within twelve months after the date of the said Writings Indented for the Capcon of which said acknowledgement, there shall be paid to the parties taking the same twelve pence sterling and no more, and for which said Enrollment there shall be paid to the Clerk of the said Provinciall or

Lib. L. L. County Court, in Case the same do not Exceed half of a side p. 85 of a leaf in folio in the Record Book wherein the same shall be Enrolled the sum of Eight pence only, and if the same do Exceed halfe side of a leaf as aforesaid, then the sum of sixteen pence for every side of a leaf as aforesaid, shall take up, and that the Clerk of the said Court shall well and sufficiently enroll the same, with a note of the day wherein the same shall be Enrolled in a good Sufficient book in folio to remain in the Custody of the Clerk of the same Court for the time being, amongst the Records of the same Court, to the intent that every party that hath to do therewth may resort unto and see the Enrollment, and that the same Clerk shall on the back of every such Deed in a full Leigable Text hand make an Endorsement of the Day & year of such Enrollment and also of the folio of the Book in which the same shall be Enrolled, and shall unto such Endorsement sett his hand Provided alwayes and it is hereby Enacted by the Authority aforesaid by and with the advice and Consent aforesaid That where the Grantor or Grantors, Bargainor or Bargainors of any such Mannors Lands, Tenemts or hereditaments shall happen to be out of this Province and within any of their Majesties Dominions at the time of the Enseats of such writing or writings Indented so as the same cannot be acknowledged in Manner and forme as is before directed or Enrolled within the time for that purpose herein before Limitted That in every such Case the acknowledgement of such writing or writings before the cheif Governor or Governors of any their said Majestys Plantations, or before the Mayor or Cheif Magistrate of any Citty or Town Corpo-

p. 86 rate within their said Majesties Dominions and a Certificate thereof under the hand and Seale of such Governor or Governors, or under the Comon Seale of such Citty or Town Corporate annexed or affixed unto such writing Indented, together with such Certificate in the Provinciall Court before menconed within two years next after the date of the said writings Indented shall be a sufficient acknowledgement and Enrollment in the Law to all Intents and purposses as Effectuall and available for the Passing and conveying the Mannors Lands Tenements and Hereditaments thereby intended to be Passed and Conveyed as if the same had been acknowledged in this Province and Enrolled according to the Intention and direction of this Act any thing herein before conteined to the Contrary hereof notwithstanding. And be it further Enacted by the Authority aforesaid by and with the advice and consent aforesaid That every such writing Indented to be acknowledged and Enrolled as aforesaid, shall have relacon as to the passing and Conveying of the premisses and the Estate and Estates thereby passed or intended to be passed and convey'd

only from the Day of the Enrollment of the same and not Lib. L. L. from the Day of the date thereof, and shall at all times be No. 1. Construed and taken most favourably and beneficially for the benefitt and advantage of the Grantee and Grantees and more strongly for the barring of the Grantr and Granters therein to be named, and according to such intent as by the words thereof shall appear to have the true intendment of the p. 87 Parties thereunto, Albeit the same shall not happen to be drawn and penned in such strict formall manner as is used in England and other Countrys where the advice of Councill Learned in the Laws of the Countrey may easily be had in the drawing pening and writing of Instruments of the like nature Provided always That any married woman or feme Covert shall happen to be named a party Grantor in any such writing indented the same shall not be of force to debarr her or heires Except upon her Acknowledgement of the same the person or persons taking such her acknowledgement shall Examine her privately and Secretly out of the hearing of her husband whether she do make such acknowledgement of the same to the person or persons taking such her acknowledgement willingly and freely and without being induced thereunto by any fear or threats of or used by her husband or through fear of his displeasure, and that upon Examination she shall own the said Acknowledgement to be free and voluntary and the person or persons so Examing her shall in the noat or Certificate of the Caption of the said Acknowledgement Certify such her Examination and acknowledgement thereupon & that such Certificate be likewise Enrolled upon Record in web Case only every such feme Covert shall be barr'd and not otherwise, any thing herein before contained to the contrary notwithstands

And be it Enacted by the Authority advice and Consent afores<sup>d</sup> That no advantage shall be had or taken against any person or persons whatsoever that hath either Conveyed or had Conveyed to him any Mannors Lands Tenements or p. 88 Hereditaments by any way's or means whatsoever in this Province for non payment of the Alienations reserved as aforesaid at any time or times since the late happy Revolution of Affairs in this Province, But that the payment of the same, and receipt taken shall be as available and beneficiall to the party or parties who ought to pay the same and recording the same receipt as if the same had been paid at the time of the acknowledging and Enrollment as aforesaid any thing in this Act or in any former Act or any Law Statute or useage to the

Contrary thereof in any wise notwithstanding.

June 7<sup>th</sup> 1692.

Assented to by the Councill Board.

Signed p Ord<sup>r</sup> W Taylard Clk assis<sup>t</sup> have Assented

Signed p Ordr Hen: Denton Clk.

An Act Prohibiting Arrests upon Sabbath day's [or] day's of Generall Muster or Training.

Whereas it hath been the frequent practice of Sherriffs and other Officers appointed for the serving of Process for their own ease and benefitt to repair to the Churches and other places of publick meeting upon the Sabbath day as also unto the usuall places of Mustering and training for the better p. 89 Education of the Inhabitants of this Province in Martiall discipline on purpose to serve warrants and Executions and other Writts Precepts and Process to them directed by which means men in danger of Arrests have been deterred from the Service of God and their Majesties It is therefore Enacted by the King and Queens most Excellent Majesties by and wth the advice and consent of this Generall Assembly and by the Authority of the same, That no Sherriff or other Officer to whom any Warrant Execution Writ Precept or other Process shall be directed or any their Deputies or other Person or Persons by them Especialy appointed for the Serving of the same from and after the Publication hereof, shall Execute or serve any such Warrant Execution Writts Precepts or Process as aforesaid upon any person or persons within this Province either upon the Sabbath day or uppon any Training or Mustering days for Military Concerns or Ellection of Burgesses within this Province where in they bear Office And be it further Enacted by the Authority aforesaid by and wth the advice and consent aforesaid, That every such Warrant Execut® Writt Precept or Process as aforesaid served or Executed contrary to the true intent and meaning of this Act the Arrest or Execution by Virtue thereof made, shall be in it self void and the Sherriff or other Officer to whom such Process shall be directed doing or Suffering the same to be done shall be lyable to an Action of false Imprisonment to be brought by the Party grieved Provided always that it shall and may be p. 90 Lawfull for the Sherriff or any other Officer to apprehend and carry to Prison any Person or Persons for Riotts fellony or suspicion of Fellony or for Escapes out of Prison when under Execution upon any days or at any Place within their respective precincts as also to arrest any person or persons on a Mustering day or day of Election that is not bound to attend such Muster or that are not Qualifyed by Law for Electors any thing in this Act to contrary hereof in any wise notwithstanding.

June 2<sup>d</sup> 1692.

Assented to by the Councill Board. The house of Assembly Signed p Ord John Llewellin Clk. have Assented.

Signed p Ord' Hen: Denton Clk. An Act against Hogstealers and marking of Hoggs.

Lib. L. L. No. I.

Be it Enacted by the King and Queens most Excellent Majestys by and with the advice and consent of this present Generall Assembly and Authority of the same That any person or persons whatsoever that shall kill any unmarked swine being above three months old except upon his own Land in any part of this Province or being in Company wth his own Hoggs shall be deemed and taken as a Hogstealer and suffer such pains and penalties as by this Act or any other Act is provided against Hogstealers and all the Inhabitants of this Province who have not already brought in their severall marks p. 91 of Hoggs and other Cattle and Recorded them according to the directions of a former Act intituled an Act touching Hoggs and marking of Cattle are required by this Act to bring in their severall marks of Hogs and other Cattle and cause them to be Recorded either in the County Court where the Party lives or in the Provinciall Court of this Province wthin twelve months after the date of this Act or within twelve months after the assuming or taking any perticular mark under penalty of loosing the benefitt of the same And be it Enacted by the Authority aforesaid, by and with the advice & consent aforesaid That if any person or persons whatsoever shall hereafter shall kill any Hogg or Hogs in the Woods as aforesaid and shall cutt off the Ears thereby to deface or otherwise to alt the marke shall be reputed as a hogstealer and that any person or persons that shall be reputed by Common fame Hogsteal" and have been formerly warned by the true owner of any Land whereon there is a Seated Plantation and Inhabited shall yet presume either with dog or Gun to hunt upon the same, he or they so warned, shall be lyable to pay the sum of one thousd pounds of Tobacco for every such Offence, the one half to the King and Queen for the support of Government and Contingent uses thereof, the other half to the Owner of the Land to be recovrd in any Court of Record within this Province by Action of debt bill plaint or Information, wherein no Essoyn Protection or wager of Law to be allowed And for the bett' Execut" of this and all other good p. 92 Laws of this Province against offenders Be it Enacted that every respective County Court at the Courts to be held half yearly in March and November or oftner as need shall require at the discret<sup>n</sup> of the Justices of each County shall by a Grand Jury enquire of all Offences committed against this and all other the good Laws of this Province And the sherriff of every respective County shall of course Empannell and return a Jury of Enquest at the said half yearly Courts to be held in March and November or oftner as need shall require as afore-

Lib. L. L. said And all such Grand Juries as aforesaid that shall be No. I. Empannelled to appear at any the County Courts as aforesaid by Virtue of this Act upon any occasion whatsoever shall be Freehold<sup>15</sup> of the said County and no others And that it shall and may be lawfull for the Justices of each respective Counties to allow to the said Jurors towards their charge of attendance, such sum of Tobacco in each respective County Court as to the said Justices shall seem convenient according to the time of their attendance not Exceeding the sum of four hundred pounds of Tobacco in any one County Court, And that all the Constables shall of course appeare at the said respective County Courts in the Months of March and November to be held half yearly as aforesaid, and if either the Sherriff shall

p. 93 neglect to impanell and return such Juries as aforesaid, and the Constables to appre as aforesaid, each Sherriff or Constable shall forfeit respectively one thousand pounds of Tobacco, to the use of the poor of the Parish in which the Offenders dwell. And for the more Effectuall prosecution of the true intent and meaning of this Act, Bee it Enacted by the Authority aforesaid by and with the Advice and consent aforesaid That a former charge heretofore drawn up by the Chancellor of this Province and sent to the severall County Courts within this Province upon severall Articles upon the which the said County Courts shall strictly Examine all the Constables within their severall and respective Countys for the discovery of Offenders and due Execution of Justice And for the ascertaining the Punishment of all or any of the person or persons being reputed or taken as Hogstealers by this Act, Be it Enacted by the Authority aforesaid by and with the advice and consent aforesaid that they shall suffer such pains and penalties as are provided by a certain Act of this Province Entituled an Act for the more speedy bringing to Tryall and suppressing Criminalls and limitting their Punishmt for certain offences when prosecuted in the County Courts, and that all preentmts that shall concern life or Member that shall be made in any County Court within this Province, be by the clerk of each respective County Court Transmitted to the Provinciall Court upon pain of forfeiture of one thousand pounds of Tobacco for every presentment of them neglected to be sent to the Provinciall Court as afore-

June 2<sup>d</sup> 1692

Assented to by the Councill board
Signed p Ord<sup>r</sup>
John Llewellin Clk.

John Llewellin Clk.

June 2<sup>d</sup> 1692

The house of Assembly have Assented
Signed p Ord<sup>r</sup>
Hen: Denton Clk.

An Act Prohibiting Trade wth the Indians for any flesh dead or alive except Deer & wild foule.

Lib. L. L. No. 1. p. 94

Whereas Sundry Complaints have been made by severall Inhabitants of this Province, alleadging that the Indians under pretence of killing wild hoggs do hunt & drive away their tame hoggs and Cattle, and do moreover Sell and Trade with the Inhabitants of this Province & likewise with Forreigners and Strangers for beef and Pork Be it Enacted by the King and Queens most Excellent Majesty by and with the Advice and Consent of this present Generall Assembly and the Authority of the same, that no person or persons whatsoever either forreign' or Inhabitant shall buy Trade or barter with any Indian or Indians whomsoever for any flesh dead or living Except venison wild fowl or other Vermine upon penalty of five thousand pounds of Tobacco, the movety to the King & Queen for the support of Government, the other Moyety to the Informer or him or them that shall sue for the same, the said Fine to be recovered in any Court of Record within this Province wherein no Essoyn Protection or Wager of Law to be allow this Act to Continue for three years.

7<sup>th</sup> June 1692. Assented to by the Councill board. Signed p Ord<sup>r</sup> W Taylard Clk Assist<sup>t</sup>

June the 2<sup>d</sup> 1692.
The house of Assembly
have Assented.
Signed pOrd

Signed pOrd<sup>r</sup> Hen. Denton Clk.

An Act for the more speedy bringing to Tryall and suppressing criminalls and limitting their Punishments for certain Offences when prosecuted in the County Courts.

Whereas the severity of the Laws of England against theiving stealing and purloining are very suitable to that and all other Populous Kingdomes but not agreeable to the nature and Constitution of this Province so meanly and thinly Inhabited &c. for the easment of the people of this Province in proceeding against and bringing to Tryall the severall Persons guilty of the Crimes in this Act hereafter mentioned.

Be it Enacted by the King and Queens most Excellent Majesty by and with the Advice and Consent of the Gov<sup>r</sup> & Councill and this Present Gen<sup>II</sup> Assembly, that it shall and may be lawfull to and for the sever<sup>II</sup> and respective Justices and Comissioners of the severall and respective County Courts within this Province in the respective County Courts to hear and determine all theiving or stealing whatsoever (Robery

p. 95

apportion such Punishment as the third offence of such pson

Criminall shall justly deserve and the Law will allow of this Lib. L. L. Act to endure for three years or to the End of the next Gen-No. 1. erall Assembly which shall first happen.

June 4th 1692

Assented to by the Councill Board. The house of Assembly
Signed p Order Signed p Order

John Llewellin Clk. Signed p Order

Hen: Denton Clk.

An Act for limitation of certain Actions for avoiding suits at Law.

p. 98

Forasmuch as nothing can be more Essentiall to the Peace and Tranquility of this Province then the quieting the Estates of the Inhabitants thereof and for the Effecting of web no better measures can be taken then a limitation of time for the commencing such Actions as in the severall and respective Courts within this Province are brought from the time of the cause of such Actions ariseing. Be it therefore Enacted by the King and Queens most Excellent Majesties by and with the Advice and consent of this Generall Assembly & the Authority of the same, that all Actions of Trespass quare clausum fregit, all Actions of Trespass detinue sur Trover or Replevin for taking away goods and chattles, all actions of Account, contract debt Book and upon the case other then such Accounts as concerne the Trade of Merchandize between Merchant and Merchant their factors & Servants which are not Resident within this Province, all Actions of debt for tending or contract without specialty all Actions of debt for arrearages of Rent, all Actions of Assault, menace, battery wounding and Imprisonment or any of them weh shall be sued or brought by any person or persons within this Province at any time after the end of this present Gen<sup>u</sup> Assembly shall be commenced and sued within the time and limitation hereafter expressed and not after (that P. 99 is to say) and the said Actions for account and the said Actions for debt detinue & replev" for goods and Chattles, and the said actions for Trespass quare clausum fregit within two years ensuing the Cause of such action and not after And the said Actions of the Case for words and Actions of Trespass, of assault, Battery, wounding and Imprisonment or any of them within one year from the time of the cause of such Action ariseing and not after And be it further Enacted by and with the advice and consent aforesaid, That in all Actions of the Case for Slanderous words to be sued or prosecuted by any person or persons in any Courts of Record of this Province that hath pow to hold Plea of the same after the end

Lib. L. L. of this present Assembly if the Jury upon the Tryall of the No. 1. Issue in such Action or the Jury that shall Enquire of the Damages do find or Assess the damage under forty shillings, then the plant or plants in such Action or Actions shall have and recover only so much Cost as the damages given or assessed amount unto And be it further Enacted by the Authority aforesaid that if any person or persons Entituled to any the Act or Actions aforesaid, shall be at the time of any such cause of Action accrewing within the Age of one and twenty years ffeme Covert non Composs mentis imprisoned or beyond the Seas that then such person or persons shall be at liberty to bring the same Action or actions within such times as are before limitted after their comg to or being of full Age discovert of sound Memory at large or returned from beyond the Seas as other Persons having no such Impediment

p. 100 might or should have done, and forasmuch as diverse disputes have formerly arose, whither Persons absenting the Province or wandering from County to County untill the time by the late Act for the reasons and purposses aforesaid limitted and allowed were Expired should have any benefitt thereby and different Judgements given thereon in the severall and respective Countys within this Province, for that the said Act was

therein altogether silent.

Be it therefore Enacted by the authority aforesaid that from and after the Publication hereof no person or persons whatsoever absenting themselvs out of this Province, or that shall remove from County to County after any Debt contracted, whereby the Credit<sup>r</sup> or Credit<sup>rs</sup> may be at any uncertainty of finding out the said pson or psons or his or their Effects shall have any benefitt by the limittations & restrictions in this Act Specified, Provided allways and it is the true intent & meaning hereof that this Act nor any thing herein Conteyned shall be construed reputed or taken to prjudice or debarr any pson removing himself & family from one County to another for his convenience or any pson leaveing this Province for the Term & time in this Act limitted from the benefitt thereof, he leaving Effects sufficient & known for the paymt of his just debts in the hands of some pson or psons who will assume the paymt thereof to his Credit's any thing in this Act conteyned to the contrary hereof in any wise notwithstanding.

Assented to by the Councill Board The house of Assembly Signed p ord have assented

John Llewellin Clk.

Signed p Ord<sup>†</sup> Hen: Denton Clk.

## An Act concerning Proceedings at Law.

Lib. L L.

Whereas severall differences do arise within this Province wherein there is no Rule or Law Provided in this Province whereby to determine such differences, for the avoiding of the Inconveniencies as from thence may arise Be it Enacted by the King and Queens most Excellent Majesties by and with the advice and Consent of this present Generall Assembly and the Authority of the same, that where the Law of this Province is silent Justice shall be administred according to the Laws of England.

June 4th 1692.

Assented to by the Councill Board. The house of Assembly Signed p Ords have Assented to.

John Llewellin Clk.

Signed p Ords Hen: Denton Clk.

An Act Prohibiting Comission<sup>rs</sup> Sherriffs Clerks & Deputy Clerks to plead as Attornies in their respective County Courts.

Whereas many inconveniencies have happened to diverse Persons within this Province by means of Comission Sherriffs and Clerks pleading as Attorneys in their respective Courts wherein they bear Office, for prevention whereof for the future Be it therefore Enacted by the King and Queens most Excellent Majtys by and with the advice and Consent of this General Assembly and the Authority of the same, That from and after p. 102 the Publication of this Act no Comissioner Sherriff or Deputy sherriff Clerk or Deputy Clerk of those Courts wherein they bear Office shall plead as Attor. for or in behalf of any person or persons at that time residing or being within this Province uppon the Penalty of three thousand pounds of Tobacco, the one half thereof to their said Majesties for the Support of Government the other moyety to the Informer or him or them that shall sue for the same, to be recovered in any Court or Courts of Record within this Province, by bill plaint or Information wherein no Essoyn Protection or Wager of Law to be

June 4th 1692

Assented to by the Councill Board.

Signed p Ordr

John Llewellin Clk.

June the 2d 1692

The house of Assembly have Assented

Signed p Ordr

Hen: Denton Clk.

Lib. L. L. No. 1. An Act relating to the seizure of Tobacco by the Sherriffe.

Forasmuch as great Complaints have been made to the Delegates of this House of Assembly of the many & great inconveniencys that have lately happened and do dayly, and p. 103 for the future may happen and accrew to many Merchants Masters and other persons Trading into or Inhabiting within this Province who have severall debts and sums of Tobo due unto them from severall Persons in this Province who for satisfaction of their said Debts have paid away and delivered to their severall Creditors Severall quantities and Hogsheads of Tobacco, and such Hogsheads of Tobacco have been received markt and nayled by such Merchants Masters and others Trading into & residing within this Province as aforesaid, And thereupon the said Creditors have delivered up to the said Debtors their Bills or other Specialties given for security of the said Debts or otherwise the said Debtors have procured released or discharged for the said Debts notwithstanding afterwards the severall Sherriffs within this Province upon pretence of Publick debts due from the said Persons Debtors. have seized the said Creditors Tobacco so recd. marked and nailed as aforesaid and lying in the said Debtors Tobacco houses, and by that means the said Creditors are left without remedy for the recovery of their said Debts again, to the great hindrance of Trade and prejudice of such Creditors And for as much also as the people of this Province are very much grieved by the severall undue Practices of severall Sherriffs of this Province, who having Authority to Collect the Publick leavies of this Province, which many times amounts to a small sum of Tobacco and coming to the severall Persons within this Province to demand and receive the same, and finding no Tobacco ready Packt do commonly mark the p. 104 Inhabitants Tobacco houses wherein are far greater quantities of Tobacco then will pay the said leavys, and Order them not to dispose of any the said Tobacco till the same leavys be paid, whereby the said Inhabitants are debarred from laying out their said Tobaccos where they conveniently may, and when necessity requires to their great loss and damage for prevention whereof for the future Bee it Enacted by the King and Queens most Excellent Majesties by and with the advice and consent of this present Generall Assembly and the Authority of the same That any person or persons whatsoever Merch<sup>ts</sup> or others within this Province that hath at any time within these twelve months last past received marked and nayled or for the future shall receive marke or naile any Hogsheads Tobacco within this Province of any psons Debtors within this Province and which hath been paid and delivered to them

for satisfaction of their said debts and such Merchants and Lib. L. L. others have upon the receipt marking and Nayling of such No. 1. hogsheads of Tobacco delivered up to their respective debtors, their bills or other security Passed by such debtors for security of their said debts or if the said Merchants or others have given releases or discharges to the said Debtors of the said Debts, and that before the sd Merchants or others could remove the said Hogsheads of Tobacco from the said Debt's Tobacco houses if any Sherriff within this Province shall come p. 105 and seize such hogsheads of Tobacco so marked and nailed as aforesd That then and in every such case if the Party refuse to make and give to his said Creditor some other full satisfaction for their said severall debts, It shall and may be Lawfull for any two of their Majesties Justices of their respective Counties within this Province upon due proof made before them two of the Justices of the said Debt and of the said Sherriffs seizure as aforesaid, and the pties debt's refusing to make full Satisfaction to their Creditors for their said Debts at the said Creditors request to award him Execution with Cost against the Body Goods or Chattles of such Debtors to be Executed by the Severall Sherriffs for the Satisfact" of the said Creditors Just debt in as full and ample manner as if the said Debts had been legally recovered by due Course of Law Provided that the said Justices do call before them both pties and witnesses for due proof the justness of the said debt and of the said Sherriffs seizure as aforesaid, and as well in that as in all other civill causes in their Majesties Courts within this Province, the Party cast shall satisfy the cost and court charges and that no sherriff within this Province shall seize any Persons Inhabiting within this Province their Tobacco houses or their Tobacco hanging or unstript, but only Tobaccos packt in Cask for leavyes nor marke any Merchants or others hhds of Tobacco received marked or nayled as aforesaid and remaining in the houses of any Person within this Province undisposed of by the Merchant (or other person for whom the same was Received for any cause whatsoever but only for Leavys, and any Sherriff so seizing or marking any Tobacco p. 106 houses or seizing any hhds of Tobacco containing more then what is justly due to the Publick for Leavyes, shall pay for every such default the sum of two thousand pounds of Tobacco, the one half to their Majesties for the Support of Government the other part to the party grieved to be recoved by Action at Law bill plaint or Information wherein noe Essoyn Protection or Wager of Law to be allowed.

June 2d 1692 Assented to by the Councill Board

Signed p Ordr John Llewellin Clk.

June the 2d 1692 The house of Assembly have Assented

> Signed p Ordr Hen: Denton Clk.

Lib. L. L. No. 1. An Act for making high wayes and making the heads of Rivers Creeks Branches or Swamps passable for horse and Foot

Whereas it is thought convenient and very much for the benefitt of the Inhabitants of this Province that ways and paths be marked and the heads of Rivers Creeks and branches be made passable Be it therefore Enacted by the King and Queens most Excellent Majesties by and with the advice and p. 107 consent of this present Generall Assembly and the Authority of the same, That the Commissioners of each County shall once every year viz. upon some day between the first day of September and the twentieth day of October as the sd Justices or Commissioners shall think fitt to appoint and meet togeather in their respective Counties to consult of what high ways are most fitt to be made and caused to be marked out the most convent high Ways and Paths through their countys, as also to make passable for horse and foot the heads of Rivers, Creeks, Branches and Swamps as are most convenient and nearest adjoyning to such highways already begun or made Provided that this Act be not apparent damage of any particular person by making or marking any highway or path through his yard, orchard or Cornfield & upon neglect of the said Commissioners for appointing overseers they shall be fyned four thousand pounds of Tobacco and Cask & every Overseer for the Highways the sum of two thousand pounds of Tobacco and Caske for his neglect and every Labourer who shall refuse or neglect the Labourer shall be fyned five hundred pounds of Tobacco and Cask. And the Clerk of the County Court to grant Warrants for the same ex officio on penalty of two thousand pounds of Tobacco in Cask, the one half of which fynes to be to their said Majestys for the support of Government the other half to the Informer or him or them that shall sue for the same, to be recoved in any Court of Record within this Province by Bill plaint or otherwise wherein p. 108 no Essoyn Protection or wager of Law shall be allowed, And that the said Overseers begin their respective work at or before the Tenth day of October and also on the Tenth Day of March yearly on penalty as aforesaid, and every Clerk of each County affix this Law at the Court house door so that Ignorance may not be pleaded.

June 2<sup>d</sup> 1692

Assented to by the Councill Board. The house of Assembly

Signed p Ord<sup>r</sup> have Assented

John Llewellin Clk.

Signed p Ord<sup>r</sup>

Hen: Denton Clk.

## An Act against burners of Fences.

Lib. L. L.

Whereas divers the Inhabitants of this Province have suffered much damage by the notorious evill practices of ill disposed and malicious persons burning their Fences, And whereas an Act of Assembly Entituled an Act against burners of Fences form'ly made, and from time to time continued hath been found of great use and benefit to the Inhabitants aforesaid for the abuses aforesaid Be it Enacted by the King and Queens most Excellent Majesties by and with the advice and consent of this Generall Assembly and the Authority of the same, that if any person or persons within this Province shall wilfully and Malitiously burne and destroy any Corne field pasture ground p. 109 Orchard or other Fence whereby any the Inhabitants of this Province are harmed and endamaged the Person or Persons so offending being thereof Convicted by the Testimony of two Sufficient Witnesses shall suffer such penaltyes or undergoe such Punishment as the Laws of England Provide against such Malitious Persons and Practices of that nature or make restitution to the Person wronged, by Paying treble the damages susteyned thereby as the Justices before whom such cases shall come shall determine

June the 2d 1692 June 2d 1692 Assented to by the Councill board.) The house of Assembly Signed p Ordr John Llewellin Clk. have Assented. Signed p Ordr

Hen: Denton Clk.

## An Act for the Preservation of the severall Harbours wthin this Province

Whereas divers persons as well the Inhabitants of this Province as Forreigners hither to Trading in Ships of great burthen as also in other smaller Vessells have notwithstanding Laws formerly Enacted against the unloading of ballast in the Creeks or Harbours where they usually ride within this Province in contempt of the said Laws or by pleading ignorance of them notwithstanding the Secretarys of this Province were p. 110 by the said Act obligged for the time ensuing the Publication thereof, to deliver unto every respective Master a Copy of the said Law for such fee or Reward as by the said Law was limitted and allowed anually unloaded and Cast forth their ballast in such Creeks and Harbours where they usually ride to take in their loading to the great damage of the cheifest & most Eminent Harbours within this Province by reason of soe great number of ships as yearly in them do reside for prevenLib. L. L. tion whereof for the future Be it Enacted by the King and No. r. Queens most Excellent Majesty by and wth the advice and consent of this present Generall Assembly & the Authority of the same, That from and after the Publication of this Act no Person or Persons whatsoever whither Inhabitant or Forreigner here Trading in ships or Vessells of great or lesser burthen having a Deck shall unload or Cast out of their said Ships or Vessells any kind of ballast into the Harbs or Creeks where they usually ride and do not carry it to the Shoar and lay it above High Water Marke shall for every such default forfeit and pay two thousand pounds of Tobacco, the one half to Our Soveraign Lord and Lady the King and Queen to be Employed for the Support of Gov ment and the other Moyety to him or them that shall sue for the same to be recovered by Accon of debt or Information wherein no Essoyne Protection

or Wager of Law to be allowed.

p. 111 And be it further Enacted by the authority aforesaid by and with the advice and consent aforesaid, That every and respective Naval Officer within this Province or Collector for the time being or that shall hereafter be during the continuance of this Act from the Office where the Originall Transcript of the Body of the Laws shall be kept signed by the Keeper of the said Laws and the same Affix at their respective Office doors to the End all Commanders and Masters of Ships or other Vessells deckt as aforesaid may have due Cognizance thereof on forfeiture of the sume of two thousand pounds of Tobacco one half thereof to Our Soveraign Lord and Lady the King and Queen to be Employed for the use intent and purpose aforesaid the oth half to the informer to be recovered as aforesaid any thing in the form' Act to the Contrary hereof notwithstanding.

June 2d 1692 June the 2d 1692. Assented to by the Councill Board | The house of Assembly have Assented Signed p Ordr John Llewellin Clk. Signed p Ord\* Hen: Denton Clk.

> An Act for regulating Ordinaries and limitting the number of thm with this Province.

For the better regulating ordinaries keep<sup>15</sup> and Innehold<sup>15</sup> within this Province for the future Be it Enacted by the King & Queens most Excellent Majesties by and with the advice and Consent of this p'sent Generall Assembly and by the Authority aforesaid That from and after Publication hereof the Comiss<sup>15</sup> of each County Courts and the Mayor Recorder

and Aldermen of the Citty of St Maries at the Mayors Court Lib. L. L. be and are hereby Authorized from time to time and as often No. 1. as need shall require, to grant Lycences to such person or persons as they shall think fitt to be Ordinary keepers and Inneholders for the keeping of Ordinarys and Houses of Entertainment for so long time and in such and so many places within their Severall and respective Counties and Citty aforesaid, for the ease and Convenience of the Inhabitants Travellers and Strangers as to them respectively shall seem meet, for which Lycences the said Persons that shall be so Lycenced to keepe Ordinarys shall at the time of his or their taking of such Lycence or Lycences, be bound and obliged to pay unto the Governor of this Province for the time being, if he or they keep Ordinary within the Citty of St Marys or within two Miles thereof two Thousand pounds of Tobacco yearly for a Fine for every such Lycence or if he or they keep ordinary in any County within this Province twelve hundred pounds of Tobacco, an give Bond for due Payment thereof. And it is hereby furth Enacted by the Authority aforesaid by and with the advice and consent aforesaid That the clerk of each respective County Court within this Province and the Clerk of the Mayors Court of the said Citty, shall Cause such Lycence and the Fynes for granting such Lycences and the Security given for the Payment and Security thereof, to be duly Entred p. 113 upon Record in their Severall Courts and then Transmitt the said Bonds to the Justice of the Provinciall Court for their Majests use for which said Lycences and Bonds such ordinary keepers shall pay to such respective Clerks sixty pounds of Tobacco and no more And be it further Enacted by the Authority aforesaid by and with the advice and consent aforesaid That the Commission's of the County Courts and the said Mayor Recorder and Aldermen of the said Citty be and they are hereby Impowered & Authoriz'd at their severall County Courts and Mayors Court in the month of January and in the month of August half yearly in every year during the Continuance of this Act having sumoned every respective Ordinary keeper within their respective Countys and Citty then and there to appear before them to sett and Assess the Rates and prizes of all Liquors whatsoever (in this Act not hereafter mencon'd) by them the said Ordinary keepers vended or to be vended for the year ensuing, and so for every year during the Continuance of this Act Which rates and prizes so to be Sett assessed limitted and appointed by the Comission's aforesaid and by the Magistrates of the Citty aforesaid shall be by their Severall and respective Clerks fairly Transcribed and Sett up at their Severall and respective County Courts Citty aforesaid, in some publick place or places

Lib. L. L. any pson or psons may peruse the same, for which sums and No. I. Tables of prizes every Ordinary keeper shall pay to such Clerk the sum of forty pounds of Tobacco And any Ordinary keeper or Innholder that shall after setting and Assessing the rates and prizes afores directly or indirectly take Exact

p. 114 demand or receive for the prize and pay for any such Liquors for which the Rates and prizes so assessed as aforesaid, shall for every such Offence forfeit and pay the sum of five hundred pounds of Tobacco one half thereof to their Majesties, and the other to him or them that shall informe and sue for the same, and loose such debt so unjustly charged Exacted and demanded the said forfeiture to be recoved in any Court of Record within this Province wherein no Essoyn Protection or wager of Law to be allowed, And every such Ordinary keeper that shall demand Exact or receive above the sum of Ten pounds of Tobacco p Gallon for small Beer, twenty pounds p Gallon for strong Beer, for a nights lodging in a Bed four pounds of Tobacco, for a Peck of Indian shel'd corne or oats for a horse twelve pounds of Tobacco, for pasturage for an horse p night six pounds of Tobacco, for Hay or Straw for an Horse p night Ten pounds of Tobacco, shall also pay and forfeit for every such Offence the like sum of five hundred pounds of Tobacco, one half thereof to their said Majesties, and the other half to him or them that shall informe or sue for the same, to be recovered as aforesd and loose his debt so unjustly charged as aforesaid And to the intent that all Persons Inhabitants Travellers & Strang's may be certain of Sufficient accomodation for themselvs and horses, That every Ordinary keeper or Inholder to be Lycenced as aforesaid shall within six months after granting their respective Lycences be and

p. 115 are hereby obliged to provide and mainteyn (if the said Ordinarys be kept at the Court house of the County or at the Citty) twelve good Substantiall beds wth Coverings for the same, And if the said Ordinary be in any other part of the Country then the Court house aforesaid to provide six good beds at the least under the penalty of Ten thousand pounds of Tobacco, one half to their Majesties and the other half to the Informer or him or them that shall sue for the same, to be recovered by bill plaint or information in which no Essoyn Protection or wager of Law to be allowed Provided allway's that no Person or Persons so Lycenced or to be Lycenced to keep Ordinaries as aforesaid, shall during the time of such their keeping Ordinaries as aforesaid be Justices of the Peace nor Comissioners in any County Courts within this Province, nor Mayor Recorder nor Alderman of the said Citty of St Maries any thing in this Act to the Contrary notwithstanding And be it farther Enacted by the Authority aforesaid by and with

p. 117

the advice & Consent aforesaid, That if any Ordinary keeper Lib. L. L. keeping evill Rule and Order in his house and suffering Extra- No. 1. ordinary drinking fights and Quarrelling in his house, upon Complaint made thereof to the Justices of the County Court of such Ordinary keepers misbehaviour of himself or keeping evill Rule in his house the said Justices of the said County Court may and are hereby Authorized and Impowered to suppress such Ordinary and call in such Lycence And be it further Enacted That any Ordinary keeper disabled or suppressed as aforesaid or any other pson that shall presume to p. 116 keep Ordinary without Lycence first had and obteyn'd as aforesaid, shall for every month he or they shall keep Ordinary as aforesaid forfeit and pay Tenn thousand pounds of Tobacco, one half to their Majesties and the other half to him or them that shall sue for the same, to be recovered in any Court of Record within this Province by bill plaint or information wherein no Essoyn Protection or Wager of Law shall be allowed And lastly it is Enacted by the Authority aforesaid That the Justices of the Provintiall Court, the Comissioners of the respective County Courts shall give this Act in Charge to the severall grand Jury's as also to the severall Comiss's of the respective Courts, and the Magistrates of the said Citty to their Severall and respective Constables to Enquire into the breach of this Act and into all disorders Committed in the said Ordinaries and present the same if any be to the said Severall Courts there to be Examined and Punished according to Law, this Act to continue for three years or to the End of the next Generall Assembly which shall first happen

June 4th 1692

Assented to by the Councill Board The house of Assembly
Signed p Ordr The house of Assembly
Signed p Ordr The house of Assembly
Signed p Ordr The house of Assembly
Hen: Denton Clk.

An Act for the settling of a standard wth English weights and measures within the Severall & respective Counties in this Province.

Whereas dayly Experience sheweth that much fraud & deceit is practiced in this Province of Maryland by false Weights & Measures for preventing whereof for the future Be it Enacted by the King and Queens most Excellent Majesty by and with the advice & consent of this present Generall Assembly and the Authority of the same, That no Inhabitant or Trader hither shall buy or Sell or otherwise make use of

Lib. L. L. in Trading any other Weights or Measures then are used and No. 1. made according to the Statute of Henry the Seventh King of England in that Case made and Provided, and for discovery of abuses of this nature, Be it Enacted That the Justices of the severall County Courts shall from time to time as often as need shall require appoint some able or discreet person in their County living and residing, convenient for the County to take care of and look after and preserve the standard weights and measures that at present are remaining in their respective counties, which persons so by the Justices appointed are hereby required within twelve months after the Publication of this Law at furthest to provide all such Weights and Measures as are wanting according to direction of a former Law of this Province, Intituled an Act for the providing of a Standard with English Weights & Measures in the severall and respective Counties within this Province, so that the same

standard do contain in each County twelve half hundred p. 118 Weights, a quarter and a half quarter of a hundred a Seaven pound weight, four pounds weight two pounds and one pound weight together with six stamps for the marking and stamping of stilliards and weights the said severall stamps to be mark't according to the directions of the abovesaid Act and Cecill County to be marked with the Letter K and also brass measures of Ell and yard to be Sealed in England, likewise a Sealed Bushell Peck and Gallon of Winchester Measure with a Gallon, Pottle, Pint, half pint of wine measure with three burnt stamps for the wooden measures and three other stamps for the Pewter Measures, such Person or persons so appointed procuring the same or what is wanting to make good the severall standard aforesaid To be allow and paid their charge and disbursements in the County Levy for the same, To which standard all persons whether Inhabitants or Forreign are to repair and bring their stilliards with which they receive their Tobacco yearly in every year to be stamp'd Tryed and Numbred, for which they are to pay to such Person keeping the Standard aforesaid, two shillings for every time such Stilliard shall be Tryed and Stamped as aforesaid, and every Person shall have their Barrells which are to contein five Bushells at least, together with their bushell half bushell Peck, Gallon, Pottle, quart and Pint if they make use of the same or any of them in buying or selling by shall likewise have them tryed and stamp'd at the standard aforesaid for which they shall pay for the Barrell one shilling for all other measures six pence

p. 119 apeice under the penalty of one thousand pounds of Tobacco to any person refusing or neglecting the yearly Tryings and Stampings of his Stilliards as aforesaid and the sum of five hundred pounds of Tobacco to any Person selling by any the

measures aforesaid refusing and neglecting to have them Lib. L. L. Tryed and Stampt as aforesaid. The one half of which for- No. 1. feitures to be to the use of the Poor of the Parish in which the said Offendor shall dwell or render the other half to the Informer or Informers to be Recorded in any Court of Record within this Province, by Action of debt bill plaint or Information wherein no Essoyn Protection or wager of Law to be allowed And if any person or persons shall refuse to pay any Tobacco by such Stilliards tryed & stampt as aforesaid and shall thereby Compell the Owner of the same to have them Tryed over again within the year, if the Stilliards are True, such person so refusing or Compelling as aforesd shall pay for the Trying of the same, but if not the owner of the Stilliards to pay for the same, And if any person or persons having the keeping of such Standards as aforesaid, shall neglect or refuse to supply the defects of the same as is before Exprest, & also to provide a Standard where there is none such persons so neglecting and refusing shall be fined two thousd pounds of Tobacco to the uses aforesaid to be recovered as aforesaid. June 4th 1692 (Assented to by the) June the 2d 1692

Councill Board Signed p Ord<sup>r</sup> John Llewellin Clk. The house of Assembly have Assented.

Signed p Ord

Hen: Denton Clk.

#### An Act for the Advancement of Coines.

p. 120

Whereas by Experience it is found that the want of ready money in this Province is a very great hindrance and much Impedes the Trade thereof; and that without ready Money no Encouragement can be given to handicrafts and Tradesmen either to come or continue in this Province Be it therefore Enacted by the King and Queens most Excellent Majesties by and with the Advice and Consent of this present Generall Assembly and the Authority of the same for the reasons aforesaid and for Encouraging of such as shall bring money into this Province, That all Coines (except the Coine of our Soveraign Lord & Lady the King and Queens most Excellent Majesty of England) shall be advanced and paid taken and received by all psons whatsoever for the full Value in Money sterl, as by this Act is hereafter nominated and enjoyned (That is to say) That every New England shilling shall pass and be deemed to Pass and shall be paid and received for twelve pence sterl and every New England six pence for six pence sterl, and either of the said Coins in lesser or greater peices to be advanced the sum of three pence proportionable in every shilling or twelve pence, Also every French Crown

Lib. L. L. peice of Eight Rix Dollar at Six shillings sterl. Ducatoon at No. 1. Seaven shillings and six pence sterl which said four Coins in greater or lesser pieces to be advanced as aforesaid, Also all oth Coins of silver or Gold fforraign or not fforraign (Except before Excepted) that are or shall be Lycenced to be Exported out of the Kingdome of England and passable in the said Kingdome shall (Except base Coins) shall be paid taken and received with the advance of three pence Sterl. in the Value of twelve pence in every piece proportionable. And it is further Enacted that all such Monies and Coins so advanced as aforesaid, shall be received and taken to the Value aforesaid in all Payments to be contracted for and paid in ready money under the pain upon sufficient proof made of such person or persons so refusing to accept thereof for or in Satisfaction of any debt due by bill contract or Accompt or otherwise at such rates and advance aforesaid shall loose his or their debt or debts so due as aforesd never to be recovered of the Debtor in any Court of Record, within this Province or by any other means whatsoever, any Law useage or Custome to the Contrary notwithstanding And be it further Enacted by the Authority aforesaid That no person or persons whatsoever Stranger or Inhabit's within this Province shall export or attempt to export out of this Province any of the aforesaid Coyns or money so advanced as aforesaid under the paine and forfeiture of the said money so Exported or intended to be Exported as aforesaid, one half or Moiety thereof to Our Soveraign Lord and Lady the King and Queen their Heirs or p. 122 Successors for the support of the Government, the other half to the Informer or him or them that shall sue for the same to be recovered in any Court of Record in this Province by bill plaint or Information wherein no Essoyn Protection or Wager of Law to be allowed Provide that nothing in this Act shall be taken and Construed to alter the Laws already made or which shall be made in refferred to the Imposition upon Tobacco according to the Act of Assembly, and fourteen pence per Tun, but that the same be paid in Money Sterl. according as the said Laws direct any thing in this Act to the Contrary notwithstanding And be it further Enacted by the authority aforesd that all Officers whatsoever having holding & Enjoying any place of proffit under their Sacred Majesties or their Gov-

> ern' for the time being, to whom any Fee or Fees are or shall be legally due and payable for doing Executing or performing any Matter or thing belonging to their respective places or Offices, and all and every Lycenced Ordinary Keeper within this Province are hereby obligged to receive and take after the rate of six shillings of such advanced Coins as aforesaid, in lieu and instead of every hundred pounds of Tobacco

as aforesd due and payable (that is to say the said Officers for Lib. L. L. their Fees and the sd Ordinary keepers for their Accomoda- No. 1. tions. Provided the said so advanced Coyns in money numbred be tendred and paid to such Officer or Officers at p. 123 the very first Employing of such Officers, or at the taking out of any Process Act or thing belonging to the said Officer and the Ordinary keeper at time of receiving such Ordinary Accomodations But in default such present pay in such Coyn be made, Then all such ffees and Ordinary Debts shall be made, That then all such ffees and Ordinary Debts as aforesaid shall be paid in Tobacco as the same usually before the making of this Act was paid and satisfied And be it Enacted by the Authority afores<sup>d</sup> by and with the advice and Consent aforesaid, That any Planter or Planters Inhabitant or Inhabitants within this Province or any oth person whatsoever, That from and after the Twentieth day of October next ensuing shall dispose of lay out or deal with any Merchant or other Trader in this Province for any Tobacco or Tobaccos for ready Goods Wares or Merchandizes or for Money Sterl. to be paid in England such Planter or other Person whatsoever so laying out disposing or dealing for any Tobacco as aforesaid, shall and are hereby Enjoyned & required to accept take and Receive of any such Merchant Trader or dealer as aforesaid, the sum of three shillings in such advanced Coynes as aforesaid in part of pay for every hhd of Tobacco in hhds and every quantity of four hundred pounds of Tobacco in bulk That he or they shall so lay out dispose of or deal for as aforesaid under the penalty of forfeiting every such hogsh<sup>d</sup> of Tobacco so laid out disposed of & dealt for as aforesaid or Value thereof; And also all such Merchants Traders or dealers as aforesaid shall and are hereby enjoyned to pay the said sum of three shillings to such Planter or other Person whatsoever in part of pay for every hogshead p. 124 of Tobacco or quantity of four hundred pounds in bulk That he or they shall so purchase as aforesaid at the time of the delivery of such goods wares or Merchandizes for purchase of the said Tobacco as aforesaid, under the Penalty of the forfeiting of all such Goods Wares and Merchandizes or Money Sterl, to be paid in England which shall purchase such Tobacco as aforesaid, The one Moiety of which forfeitures shall accrew to Our Soveraign Lord & Lady the King and Queen their heirs or Successors for Support of this Government, The other Moiety to him or them that shall sue for the same in any Court of Record within this Province, wherein no Essoigne or wager of Law to be allowed This Act to endure for three years.

June 7th 1692

Assented to by the Councill Board.

Signed p ord W. Taylard Clk.

Assist.

June the 2d 1692

The house of Assembly have Assented

Signed p Ord

Hen: Denton Clk.

490

Lib. L. L. No. 1. An Act against the Exportation of Wooll and Old Iron.

Whereas the Exportation of wool and Old Iron is Generally conceived to be much prejudiciall to the Commonwealth of p. 125 this Province Be it therefore Enacted by the King & Queens most Excellent Majesties by and with the advice consent of this p'sent Generall Assembly and the Authority of the same, That whatsoever person or persons shall Export or Ship on board to the intent to Export out of this Province either Wooll or Old Iron, shall for every of their Offences in so doing pay as followeth (Vizt) for every pound of Wooll fifty pounds of Tobacco, and for every pound of Iron Teñe pounds of Tobacco, the one half to their Majesties for Support of Government, the other half to the Informer to be recovered in any Court of Record within this Province by bill plaint or Information, this Act to endure for three years or to the end of the next Generall Assembly which shall first happen

June 2<sup>d</sup> 1692

Assented to by the Councill Board. The house of Assembly

Signed p Ord<sup>r</sup> have Assented.

John Llewellin Clk. Signed p Ord

Hen: Denton Clk.

An Act restraining the Exportation of Leather and Raw Hydes, Deer and Elk skins out of this Province for the encouragement of Tann<sup>rs</sup> and Shoomakers.

Whereas it is found by Experience That the Exportation of leather raw and undressed Tanned and untanned hides and deer and Elke Skins which are frequently Exported and p. 126 Carryed out of this Province tending much to the great hindrance of all Tanners Shoemakers and other Tradesmen whose Trades are supported and Carryed on by leather and so necessary to be Encouraged and advanced for the good and benefitt of this Province and all the Inhabitants thereof being of great use and Comodity for Cloathing in this Province for Prevention whereof for the future, the Governor Councill and Dellagates of this Present Generall Assembly do pray that it may be Enacted And be it Enacted by the King and Queens most Excellent Majest's by and with the advice and consent of this present Generall Assembly and the Authority of the same that from and after the Publication hereof, that what pson or Persons soever shall endeavour or attempt to Export out of this Province either by Land or by water, any raw Tannd or untand Hides dressed or undressed

skins whatsoev of any Ox, Steer, Bull, Cow, Calf, Deer or Lib. L. L. Elk by shipping the same on board any ship or Vessell bound No. 1. for any other Port or place or loading on horse back or any other Carriage by Land for the intent and purpose as aforesaid, shall for the first Offence forfeit all such skins or Hydes so attempted to be Exported or Carryed out of this Province as afores and likewise the sum of twenty shillings sterl. for every skin or Hyde as aforesaid, and for every second Offence he or they Transgressing as aforesaid, shall forfeit all such skins and Hydes so attempted as aforesaid, and the sum of forty shillings sterl, for every Skin or Hyde as aforesaid, and for every Offence after that he or they Transgressing as afore- p. 127 said, shall forfeit all such skins & hydes so attempted as aforesaid, and also the sum of three pounds sterl for every such skin or Hyde so endeavoured or attempted to be Exported or Carryed out of this Province as aforesaid, the one Moiety thereof to our Soveraign Lord and Lady the King and Queen their heirs & Successors for the support of Government, the other Moiety to him or them that shall informe or sue for the same, to be recovered in any Court of Record within this Province wherein no Essoyne Protection or Wager of Law to be allowed, and for the better observance of the true intent and meaning of this Act, and to the end that all fraud therein may be prevented and taken away Be it further Enacted by the Authority aforesaid by and with the Advice and Consent aforesaid, That from and after the Publication hereof in each respective County within this Province, shall at any time sett or dispose of any such skins or Hydes aforesaid to any Forreigner or Stranger whither Merchant or Mariner or other person whatsoever neither shall any Forreigner or Stranger Merchant Marriner or other person whatsoever prsume to buy or purchase of any the Inhabitants or natives of this Province whither English Indians or negroes any such skins or Hydes as aforesaid under penalty of forfeiting all such skins or Hydes so sold purchased and disposed of as aforesaid, and for every Hyde so sold purchased or disposed of as aforesaid the sum of twenty shillings sterl for the first Offence and for the second Offence every skin or Hyde so sold purchased or disposed of as aforesaid, and for forty shillings sterl. p. 128 for every such skin or Hyde, and for every offence afterwards shall forfeit every such skin or Hyde so sold purchased or dispose of as aforesaid, and three pounds sterl. for every such skin or hyde as aforesaid, the one moiety thereof to Our Sov'aign Lord and Lady the King and Queen their Heirs and Successors for the Support of Government, the other Moiety to him or them that shall informe or sue for the same, to be recovered in any Court of Record within this Province, where-

Lib. L. L. in no Essoyn Protection or wager of Law to be Allowed, and the Governour Councill and Delagates of this Present Generall Assembly do humbly pray that it may also be Enacted And be it further Enacted by the King & Queens most Excellent Maj<sup>ty</sup> by and with the Advice and Consent aforesaid and the Authority of the same, That from & after the Publication hereof; all Masters of ships & other Vessells whatsoever Trading Trafficking & coming into this Province, shall be and are hereby required at such time when he or they enter such Ship or Vessell to give bond wth sufficient security to the Govern of this Province for the time being, that he or they shall not receive take in or put on Bord his or their ship or Vess<sup>11</sup> ships or Vessells any such skins or Hydes as afores this preent Voyage, this Act to endure for 3 years or to the end of the next Gen Assembly wth shall first happen

June 2<sup>d</sup> 1692
Assented to by the Councill board
Signed p Ord<sup>r</sup> John Llewellin Clk.

June the 2<sup>d</sup> 1692
The house of Assembly have Assented
Signed p Ord<sup>r</sup>
Hen: Denton Clk.

P. 129 An Act for the preservation of Orphans Reall Estates.

Whereas a good and profitable Act formerly made and the same is renewed and made this Sessions of Assembly Entituled an Act for the better Administration of Justice in Probate of Wills granting Administrations recovery of Legacies and Securing filliall Portions, the which said Act or any other heretofore made, hath not any ways Effectually Provided against Wast Sale and destruction Comitted of in or upon the Reall Estate of Orphans to and with dwelling houses out houses Lands Woods Orchards and Fencing otherwise then what the Laws of England hath prescribed, which is thought too strict and severe for the present Constitution of this Province where men cannot enjoy the benefitt of the said Land without clearing of the same, in doing whereof Timber must be fallen which by the Law of England aforesaid is waste and the damags ensuing thereupon is farr greater many times then the full Value of the Land here, and it is most apparent that notwithstanding the Parents of such Orphans are persons of great Estates whilst living, yet their Orphants or heirs Seldome come to Possess or enjoy any thing more then the Lands and Plantations by them left, for the remedy whereof for the future Be it Enacted by the King and Queens most Excellent Majesties by and with the Advice and Consent of this present Generall Assembly and the Authority of the same that from and after this present Sessions of Assembly Lib. L. L. all Guardians of Orphans that shall have any reall Estates in No. 1. Lands with the Orphant or Orphants to whom the same belongs and Committed to them other then such whom the Testator in his life time by his last will and Testament hath otherwise ordered and disposed of wthin one month after taking upon him or her the Guardians of such Orphant or Orphants shall with one Comiss' of the said County where the said Land lyeth & two other Persons of good repute and well skilled in buildg and Plantation Affairs, neither of them being of kinn indebted or otherwise interrested in either Orphant or Guardian enter upon the said Land or Plantation to such Orphant or Orphants belonging, and view the dwelling houses out houses Lands Orchards & Fencing that are upon the said Plantation and then and there the said two Persons so Qualifyed as aforesaid, shall take their Corporall Oaths upon the Holy Evangelist by the said Commissioner to be Administred, that Accorde to the best of their skill and Judgement they will make a just Estimate of the Anuall Value of the said Land & Plantation and what dwelling houses out houses and Orchards are upon the same, and in what repair they are in, and in what part of the said Land they Judge the said Guardian may be permitted further to clear up" the said p. 131 Plantation as well to raise the yearly Rent so valued as aforesaid, as also towards his Charges Yearly in keeping the said dwelling houses out houses orchards and Fences in sufficient repair, and so by him to be left alway's having regard to leave a proportionable part both for quality & quantity of the uncleared land for the benefitt and advantage of the Orphant or Heir when at Age to Possess the said Land or Plantan as also the Orphants Maintenance out of the same, where the profitts of personall Estates be not sufficient to maintaine him or them and the same to certify under their hands and Seals attested by the Commiss so administring the oath as aforesaid in the County Court next ensuing after such View so had and made as aforesd and there to remain upon Record untill the said Orphant or Heir come to age, which Certificate so Entred and remaining upon record as aforesd shall be sufficient Evidence in Law for the said Orphant or Orphants to recover double damage in any Action of Wasts by them to be brought when at Age for any Wast Sale or distruccon Comitted or done in any of the premisses other then what the persons have certified & thought necessary with due respect had to all circumstances & matt<sup>rs</sup> aforesaid. And be it farther Enacted by the Authority aforesaid that the Comission of each County Court within this Province by vertue of this Act shall have full Power from time to time and at all times hereafter upon presentment by

Lib. L. L. the Grand Jury or any other Information to them given of any No. 1. p. 132 such Wast sale or destruction made done or Committed upon any Orphans reall Estate by any such Guardian by legall warrant to Cause the sd Guard to appear before them in the said County Court, and if upon Examination thereof the said information be sufficiently proved that the said Guardian shall not be of Sufficient ability to answer the damages of such waste by him Committed contrary to this Law when Orphans come to age that then the said Commission do require the said Guardian to give Sufficient Security to make Satisfaction to sd Orphan or Orphans when at Age as aforesaid and upon refusall thereof to remove such Guardian from the sd Plantation or Lands and to put such other into Possession thereof as the said Orphan or Orphans if at Age to choose his her or their Guardian shall Elect, and if not then such other as the said Commissioners shall think meet, being willing to take the same, who shall Enjoy the said Land or Plantation, Comitty no wast and performing all such Matters and things at his Entry thereupon as is by this Act required untill the said Orphant comes to age and the said person so chosen or by the Justices put in Possession as aforesaid shall in the name and to the use of the said Orphant bring his Action of Wast against the former Guardian for the damages by him comitted And be it further Enacted that all Matters and things Contained in the Act for the better Administration of Justice in Probate of Wills granting Administrations recovery Legacys

p. 133 and securing of Filiall Portions in this Law for preservation of Orphans Reall Estates be by the Commissioners of every County Court in this Province so often as the Grand Jury there shall be summoned give the same in charge to them and shall also every June Court yearly and in every year hold a Court according to Act of Assembly solely and wholey to putt in Execution the Matters & things in this Law, and the said Law for the better administration of Justice in Probate of Wills and granting Administration recovery of legacys and securing filiall Portions conteined upon the penalty of five hundred pounds of Tobacco each Justice, the one half thereof to their said Majesties their heirs and Successors for the Support of this Government, the other half to him or them that shall sue for the same to be recovered in the Provinciall Court by bill Plaint or Information wherein no Essoyn Protection or

Wager of Law to be allowed

June 2<sup>d</sup> 1692

Assented to by the Councill Board
Signed p Ord<sup>r</sup>

John Llewellin Clk. Signed p Ord<sup>r</sup>

Hen: Denton Clk.

An Act concerning what shall be allowed to the Grand Jurys that are sumoned out of the body of this Province to attend Provinciall Courts.

Lib. L. L. No. 1. p. 134

Forasmuch as the Laws of this Province have not as yet provided for the Satisfaction of those persons that are summoned as Jurors out of the body of this Province to attend Provinciall Courts Be it Enacted by the King and Queens most Excellent Majes<sup>15</sup> by and with the advice & consent of this present Generall Assembly and the Authority of the same, That those Persons that are Sumon'd upon the Grand Jurys out of the body of this Province shall from henceforth be allowed for every Court that they shall so attend as Jurors, two thousand five hundred pounds of Tobacco for their Expences and noe more, and that every County Leavy five hundred pounds of Tobacco yearly to be paid to the Ordinary keepers att S<sup>1</sup> Maries that entertains them.

June 4<sup>th</sup>
Assented to by the Councill Board.

Signed p Ord<sup>r</sup> John Llewellin Clk. June the 2d 1692 The house of Assembly have Assented.

> Signed p Ordr Hen: Denton Clk:

An Act concerning those Servants that have Bastards,

p. 135

Whereas divers women Servants within this Province not having husbands living with them have been gotten with child in the time of their Servitude to the great dishonour of God and apparent damage of Masters or owners of such Servants, for remedy whereof Be it Enacted by the King and Queens most Excellent Majesties by and with the advice and Consent of this Present Gen<sup>II</sup> Assembly and the Authority of the same that every such mother of a Bastard Child not able Sufficiently to prove the pty charged to be the begetter of such Child, in every such Case the Mother of such Child shall shall only be lyable to satisfy the damage so susteined by Servitude or otherwise as the Court before whom such Matter is brought shall see Convenient Provided that where the Mother of any such child as aforesaid shall be able to prove the charge by Sufficient Testimony of Witnesses Confession of the party Charged or pregnant circumstances agreeing with her declaration in her Extremity of her pains or throes of Travell and her Oath taken by some Magistrate before the time of her delivery of such Bastard Child and not after her delivery then the party Charged if a Servant to Satisfy half

Lib. L. L. the said damage if a freeman then the whole damage by Ser-No. 1. vitude or otherwise as the Court before whom such matter is brought as aforesaid shall think fitt, and if any such Mother p. 136 as aforesaid be able to prove by such Testimony or Confession of the Party charged being a Single person and a freeman, did before the begetting of such Child promise her Marriage, that then he shall be at his choice either to performe his promise to her or recompence her abuse as the Court before whom such matter is brought shall see Convenient, the quality and Conditions of the Persons considered, this Act to Endure for three years or to the end of the next Generall Assembly June 4th 1692 June the 2d 1692 Assented to by the Councill Board, The house of Assembly Shave Assented Signed p Ordr John Llewellin Clk. Signed p Ord

> An Act Providing what shall be good Evidence to prove Forreign Debts.

Hen: Denton Clk.

Whereas divers Persons in the Kingdome of England and other Places have in their hands Bonds of divers and Sundry Persons now residing in this Province and send them to Certain Attorneys to be put in suite against the said Debtors here which for want of a Law to Explain and Ascertain what shall p. 137 be Sufficient proof and Evidence for the proving the said Bonds to be the Act and Deed of the Debtors and by them to be Sealed & delivid neither is there any way for the Debtors to discharge themselves of the same if they have Satisfied the same as by bringing the Creditor upon his Oath to declare and sett forth if he have received the said Debts or any part thereof; or whether there be not any Accounts between the Creditor and Debtor whereby he may discount the same or to prove his release, the Witnesses living remote and Impossible to bring them viva-voce to give their Testimony therein which thing proovs often times very prejudiciall to both partys, to prevent which and to give redress therein for the future Be it Enacted by the King and Queens Most Excell<sup>1</sup> Majesties by and with the Advice and Consent of this present Generall Assembly and the Authority of the same That all Debts of Record whither by Judgement Recognizance Deed Inrolled and upon Record the Exemplification thereof under the Seal of the Countys where the said Judgemt was given or the said Judgement is Recorded shall be a Suffic' Evidence to prove the same, and also that all other Debts by Bonds, Bills, Accounts or otherwise that shall from and after the Publication

hereof be sent hither to be put in suite against any person Lib, L. L. whatsoever living or residing within this Province shall be No. 1. proved by the Oath of the Witnesses thereunto, before a Publick Notary or other Officer Lawfully Authorized thereunto of the country or Place wheresoever it shall happ the p. 138 said Bonds or Bills shall be sent from, at which time and before which said Publick Notary or other Publick Officer shall be present, the Creditors who shall then likewise before such Publick Notary or other Publick Officer of the place so Authorized upon his Corporall Oath declare that the said Debt or any part or parcell thereof is not Satisfied, or that there is not any Accounts between the said Creditor and debtor by which the said Creditor may be likewise indebted to the debtor to the Value of the said debt or any part thereof for any matter or thing accrewed since the time of the date of the said Bond Bill or Instrument, or whither the said Creditor hath not given to the said Debtor any release for the same to be sent together with the proofs under the hands and Seals of the Publick Notary or other Publick Officer thereunto appointed, which if the Creditor shall refuse or neglect to performe or do, then the said Matter and thing by the said Publick Notary or other Officer so by them certified as aforesaid shall not be received as any Evidence to prove the said debt, and if the said Credit be dead and his Executor or Administrator sue any such Bond Bill accompt or otherwise and sue any Debtor for the same, the Executor or Administrator in like manner before such Publick Notary or other Officer for that purpose appointed shall sett forth and declare p. 139 upon their oath, whither or no they have not heard the Creditor in his life time Acknowledge that debt to be satisfied, or whither or not upon Sight of the Creditors book writings or accounts they have not seen Credit given to the Debtor since the day of the making of the said Bills Bonds or begining of the Account so sued for; all which in like manner is to be certified by the Publick Notary or other Officer thereunto appointed under his hand and Seale to be sent along to this Country, together with the Testimony of the Witnesses that have Testified to the said Bonds bills or Accounts or otherwise, all which if the said Executors or Administrators shall refuse or neglect to do, then the said Matter and thing by the said Publick Notary or other Officer appointed as aforesaid certified shall not be received in Evidence for Valid against the Debtor. Provided though the Proofs and Evidences be sufficient that the Plaintiff obtein Judgement for the said Debt no Execution shall Issue forth against the Defendant, untill the Originall be given or delivered up to the defendant or his Attorney or Sufficient and legall releases in Case the Originalls be lost.

Lib. L. L. And be it further Enacted that all and every the Atturney No. 1. and Atturnies who shall be Employed in the prosecution of such suits shall put in security to pay the defendant all such Cost and Charges as shall by the said Defendant be in that Case Expended, in Case the Plantiff be cast in the suit Provided likewise that no Bill, Bond, Judgement Recognizance

p. 140 Statute Merchant and of the Staple and other Specialty whatsoever though proved and Certified as aforesaid, shall be good pleadable or admitted in Evidence against any person or persons in this Province wherein the Debtor and Creditor are both dead, and the debtor thing in demand or Action above twelve years standing.

June 4th 1692 Assented by the Councill Board. Signed p Ord

John Llewellin Clk

June the 2d 1692 The house of Assembly have Assented

> Signed p Ord Hen: Denton Clk.

An Act prohibiting all Masters of Ships or Vessells or any other persons from Transporting or Conveying away any pers<sup>n</sup> or persons out of this Province wthout Passes.

Whereas severall persons freemen within this Province being Indebted to the Inhabitants thereof have been by Masters of Ships and other Vessells Transported and by others by Land conveyed out of this Province, and also severall Servants who had time by the Custome of the Countrey Condition for Wages or Indenture to serve have been Transported and Conveyed away as aforesaid to the great and Manifest damage of their Creditors and Masters, The Delagates of this p. 141 present Generall Assembly having seriously considered the Inconveniency thereby accrewing to the good people of this Province do pray That it may be Enacted and be it Enacted by the King and Queens most Excellent Majesty by and with the Advice and Consent of this present Generall Assembly and the Authority of the same, that from and after the Publication hereof any person or persons whatsoever who shall intend to depart this Province shall give notice of such his intended departure by setting up his name at the Secrys Office for the full space of three whole months, and that if within that time no person shall underwrite, the person respectively so setting up his name as aforesaid, it shall then be Lawfull for the Governor Chancellor or Secretary of this Province for the time being to Sign a Pass to any such Person to depart this Province, for which Pass the Party shall Pay to the

person signing the same, the sum of two shillings and six Lib. L. L. pence Sterl. And be it furth Enacted by the authority afore- No. 1. said, That any Masters of ships or Vessells or other persons whatsoever that shall Transport or convey out of this Province by Land or water any Freem being Indebted by bill, bond, Account or otherwise unto any Inhabitant without such Pass under the hand of the Govern' Chancellor or Secretary of this Province for the time being as aforesaid, shall be lyable to satisfy all such debts Engagements and damages to the person or persons to whom such debt and damages respectively shall be due within this Province, unless the same be otherwise satisfyed in some convenient time, or that in one Month he cause or procure such Freeman to return again to this Province whereby he may be lyable to Justice here. And every P. 142 such person as aforesaid as shall Transport or Convey away out of this Province any Servant or Servants being Servants here by Condition for wages Indenture of or Custome of the Country shall be lyable to pay and satisfy unto the Master or owner of such Servant or Servants so carryed away, all such damages as he or they shall make appear to be justly due unto such Mast or owner for want of such Servant or Servants as the Court before whome such Cause shall be Tryed shall think fitt: June 4th 1692 June the 2d 1692 The house of Assembly

Assented to by the Councill Board. The house Signed p Ord Assented.

John Llewellin Clk.

Signed p Ord<sup>r</sup> Hen: Denton Clk.

An Act for encouragem<sup>t</sup> of the Important of Negros & Slaves into this Province

Whereas severall of the good people of this Province have been discouraged to Import into or purchase within this Province any negroes or other Slaves, and such as have Imported or purchased any such Negroes or Slaves, have to the great displeasure of Almighty God and the prjudice of the Souls of those poor people neglected to instruct them in the Christian Faith or to induce or permitt them to receive the Holy Sacra- p. 143 ment of Baptisme for the remission of their sins upon a mistake and ungrounded Apprehension, thereby becoming Christians, they and the Issues of their bodies are actually manumitted and made free and discharged from their Servitude & Be it declared and Enacted by the King and Queens most Excell Majesties, by and with the Advice and Consent of this present Gen<sup>11</sup> Assembly and by the Authority of the same, That where any Negro or Negros Slaves or slave being in servitude or bondage is or shall become Christian or

Lib, L. L. Christians and hath or have received or shall at any time No. 1. receive the Holy Sacrament of Baptisme before or after his her or their importation into this Province the same is not nor shall or ought the same to be deemed adjudged construed or taken to be or amount unto amunition or free Enlarging and discharging any such Negro or Negros Slave or Slaves or any his her or their Issue or Issues from his her or their or any of their Servitude or Servitudes Bondage or Bondages. But that notwithstanding any such becoming Christian or Christians or receiving the Sacrament of Baptisme, every such Negro or Negroes slave and slaves and all and every the issue and issues of every such negro and Negros Slave and Slaves is are and be and shall at all times hereafter be adjudged reputed deemed and taken to be and remain in Servitude and bondage and Subject to the same Servitude and bondage to all intents and purposes as if he she or they or every or any of them was p. 144 or were in and Subject to before such his her or their becoming Christian or Christians or receiving of the Sacrament of Baptisme any opinion or Matter or thing to the Contrary notwithstanding.

June 4th 1692. Assented to by the Councill Board. Signed p Ord<sup>r</sup> John Llewellin Clk.

June the 2<sup>d</sup> 1692
The house of Assembly
have Assented.
Signed p Ord<sup>r</sup>
Hen: Denton Clk.

#### An Act for limitation of Officers Fees

The Burgesses and delagates of this present Generall Assembly taking into their Serious considerations the great Complaints heretofore and still made by diverse of the good people of this Province of the great extortion and oppression which is and hath been in this Province under Coulour of Office comitted by severall Officers and Ministers of this Province and every of their deputed Ministers Servants and Officers in Exacting unreasonable and Excessive fees from the good people of the same and for prevent" of the like abuses for the future, the Delegates of this preent Generall Assembly pray that it may be Enacted And be it Enacted by the King and Oueens most Excellent Majesties by and with the advice p. 145 and consent of this present Generall Assembly and the authority of the same, that from and after the Publication hereof, no officer or Officers hereafter menconed in this present Act their Ministers Servants or Deputies by reason or Colour of his or their Office or Offices have received or take of any person or persons directly or indirectly any other Fees then

by this Act is hereafter Limitted and allowed to the Severall  $_{
m No.\ I.}^{
m Lib.\ L.\ L.}$  Officers hereafter mentioned.

## To the Chancellor.

10 the Chancellor.						
For the Seal of an originall Writt	£	<b>s</b> .	_	or	lb. tob. 6	
For the Seal of a Recordari		•		or		
For a Subp <sup>a</sup> ad respondendum w <sup>th</sup> three		•	Ü	O1	12	
names in it		I	3	or	15	
Every name more then three			6	or	6	
For a Seal of a Proclamation of Rebellion				or	21	
For a Comission of Rebellion	I		-		360	
For the Seal for a grant for Lands of one	•	10	Ü	OI.	300	
hund <sup>d</sup> ac <sup>r3</sup> or under		10	0	or	I 20	
For every hundred Acres above		I	0	or	I 2	
For a Seal to a decree in Chancery	2	0	0	or	480	,
For the Seal to every Injunction	I	0	0	or	240	,
For the Seal to an Audita queerella		10		or	120	,
For every writt of Execution upon decree		13	6	or	162	
For a writt of Covenant for passing a Fine		I	3	or	15	
For the Seal of the Comiss <sup>n</sup> to take the			_	~=		
Acknowledgement		10	O	Or	I 2O	
For the Chancellors hand to a Writt of Assize	I	0	o	or	240	,
For the Seal of every Writt of Error	I				240	
For the Seal of a Certiorari	I	0	0	or	240	)
For the Seal of a Supsedeas upon them	I	0	o	or	240	)
For the Exemplificat of a grant of Land					-	
the same Fees as for a grt of Ld						
For the Chancell <sup>13</sup> hand to a Writ of Cove-						
nant	I	0	0	or	240	)
For the Seal of a Mandamus Melius Inqui-					-	
rendum or Monstraverunt		10	U	OI	I 2O	,
For the Seal of a Comission to renew a	_	_	_	~=	480	
County Court	2	U	U	OI	480	
For the Seal of a Supersedeas to a Comiss <sup>n</sup> (		_	_	٥.	240	
of Rebell <sup>n</sup> or Supplicavit	I	U	U	O1	240	,
For sealing a Sherriffs Patent for his Office	2	0	0	or	480	)
For sealing Dedimus Pottestatem to swear	I	_	^	04	240	
the Justices	•	O	Ü	O1	240	
For the seal of a Pattent of Denizcon	2	O	0	or	480	)
For the Seal of an Exeat Provinciam		10	0	or	I 20	)

For every Letter of Administration or Lett<sup>13</sup> Testamentary

For every Bond

Lib, L. L. No. 1.	For the Oath to Exhibite an Inventory & so for every \ Oath.	.16
	For a Warrant to Appraisers	.28
	For every warrant to Swear them	.28
	For every Comission to prove a Will	100
	For Recording Wills Inventoryes and Accounts p side.	16
	For Coppying every Libell answer Replicat" or re-	
	joinder p side.	16
	For every Order in Testamentary Causes	16
	For every Citation	20
	For fileing Libells answers Replications	40
	To the Secretary.	
	For a Recordari	12
	For a Sup <sup>a</sup> ad respondendum with three names.	.15
	For every name more then three	6
	For a Attachment of Contempt	18
	For a Proclamation of Rebellion	21
	For a Commission of Rebellion For an Injunction	120
	For an Audita Querela	240
	For a Writt of Covenant for passing a Fine.	120
	For a Comission to take the Acknowledgement	15
	For every writt of Assize	
D. 147	For a Comission to Fine Offic's upon a Melius Inqui-	.30
1	rendum or Monstraver.	120
	For one Exeat Provinciam	120
	For drawing an Instrumt under the Seal if the same )	
	Exceed one side computing Seaven Words to line	50
	and fifteen words lines in a side	
	For Recording the same as before	
	For entring any other matter upon Record not exceeds	8
	half a side for a leaf	-
	If the matter entred upon Record be above half a side	0.3
	of a leaf computing fifteen lines in a side & Seaven	16
	words in line to a folio & every leaf in a folio	
	For Copying any Record the same Fees as for Recording. For any Warrant or Lycence agst or to one pson only	
	not under the Seale	15
	For any Warrant or Lycence be against or to more	
	then one then for each	15
	For any other Pass or discharge not under the Seale.	15
	For search of the Record the first year	3
	For Ditto if above one years standing for every year	-
	after the Rate p annum.	4
	For fileing every Bill in Chancery	40
	For every Court the same shall continue	.40

For every answering fileing	.36 Lib. L. L.
For the Oath to answer	I 2 No. 1.
For writing a Commission and Recording it and a bond for Sherriffe	240
For writing & Record the Comiss <sup>n</sup> & dedimus potestem for County Courts.	350
For every writt and returne	28 p. 148
For every writt and returne	28 p. 140
For every Supeena and returne	38
For Fileing and Recording every declarat accompting fifteen lines to a side & seaven words to a line	16
For Copy of the same as above	
	1.0
For Entring an Appearance	1 <b>2</b> 8
For imparliance Continuance or Refference	8
For fileing a Plea if not a Speciall one	0
if more prorate as before	0
For Coppying Plea if not a Speciall one	8
Making up the Issue	32
Rule to plead or Tryall	8
Veni facias and returne	28
Signing Judgement	24
Entring Judgement	32
Copy Judgement	32
Fileing bill of Cost	16
Copy bill of Cost	16
Execution and returne	28
Scire facias and returne	28
Speciall Bayle	I 2
Fileing and Recording any Demurer	16
Writt of Enquiry of damages and returne	88
Copy of Demurrer	16
Drawing any protest and Recording it.	240
For any other matter attested as Publick Notary and)	p. 149
und the Seale if the same Exceed one side prorato at 15 lines and 7 words	50
For a Pattent for Land	I 2O
For proving of Rights p pole	2
	16
Entring of an Assignment not exceeding half a side.	10
Entry of a Certificate for Lands as above Warrant for Land.	28
Warrant for Resurvey	50

# Fees in Criminall causes as Fees in England.

All other Fees not herein comprized belonging to the Secretaryes Office accordingly due to Officers in England prorato in ready mony at one penny p pound.

Lib. L. L.

### To the Survey Generall & his Deputys.

To the survey of one hundred Acres or under one pound of Tobacco p acre for any Quantity above one hundred Acres, and under Two hundrd Acres for the first hundred as before, and half a pound of Tobacco for the rest by the Acre

If between two hundred Acres & five hundred Acres then for the first two hundred as before, and a quarter of a pound of Tobacco for all above.

For five hundred acres as before and for all above ten pounds of Tobacco p hundred Acres for every platt, allowing two platts for every Survey. That is to say one for the Party and another to be Entred upon the Surveyors Book ten pounds p. 150 of Tobacco for the first one hundred Acres or under and after the rate of five pounds of Tobacco p centu for all above the first hundred Acres.

For Journey Fees if the place be distant from the Survey<sup>15</sup> house twenty miles or under forty pounds of Tobacco if above twenty miles and under forty then 801 of Tobacco if above 40 miles and under 60 then 1201 of Tobacco and so prorato the party finding a boat and hands and necessary Provisions. For every Certificate of Survey be the quantity more or less five pounds of Tobacco.

For the Resurvey of 140 Acres or under made with Circumfirenter and chein and other necessary Instruments four hundred pounds of Tobacco.

For the Resurvey of any quantity of Land above 140 Acres double the fees above specifyed for survey in all respects.

#### To the Sheriff

	lb. Tob.
For serving any writt or warr' p head and bayle bond.	35
For tending upon a Prisoner p day if 24 hours in Custod	y 20
For Collecting the Publick dutyes Ten pounds of Tobacco p Cent.	10
For Serving an attachment or Execution	10
If the Execution be for above one hundred & under five hundred pounds of Tobacco.	50
If it exceed 5001 Tob.	100

If it exceed 1000 then for the first 1000, 100 and for every p. 151 thousd afterwards fifty and the same Fees for leavying any Attachment for any sum whatsoever Provided the same be condemned to the use of the party plts or attaching the same or prorato for such pte thereof as shall be condemned, but if no part be condemned that shall be attached, then the said Sherriff shall have only Ten pounds of Tobacco for returning the writts as aforesaid.

For any Extraordinary warrant or Comission the Fees to be Lib. L. L. regulated by the Court
For impannelling a Jury.

# To the Coroner.

For viewing the body or bodyes of any person or persons murthered Slayn or otherwise dead by misadventure to be paid out of the Goods & Chattles of the party so dead, if any there be otherwise to be leavyed by the Commissioners of the County where such accident shall happen.

For arresting or sumoning any Sherriff sued or prosecuted in any Court and for taking security of such Sherriff for his appearance

For the Arresting Summoning or attaching any other person or persons wherein the Sherriff is Plantiff such fees as are allowed to be taken by the Sherriff in such Cases and no more.

### To the Cryr of the Provinciall Court

To swearing every Jury	144
For swearing every Witness 1 shilling or	12
For every Special Bayle ordered in Court	72
For every good behaviours ordered in Court	72 p. 152
For every clearing of a Prisoner by Proclamation	80

### To the Cryer of the County Court.

For swearing every Jury	72
For swearing every Witness	6
For Speciall bayle Ordered in Court	36
For every good behaviour Ordered in Court	72
T CI I DI I CI CO OD I -	40

Provided always that in case any person shall refuse to pay the same so by this Act limitted & allowed it may or shall be lawfull for the Chancellor Secretary Judge for probate of Wills Surveyor Generall Sherriff Coroner and Cryers of the Courts to Recover the same by way of Execution against the Goods or body of the Person so refusing and no other Provided allways that no Officer or Officer in this Act perticularly mentioned and whose Fees are hereby setled and limitted shall by vertue thereof either leavy or cause to be leavy<sup>d</sup> any Execution upon the body goods or Chattles of any person or persons whatsoever for any Fees in this Act limitted and conteined without first delivering or causing to be delivered a true and just Account of the Fees to them due by this Act as aforesaid under the hand or hands of such Officer or Officers to the person or persons from whom such Fees demanded are p. 153

Lib. L. L. due as aforesaid, and in Case any of the Officer or Officers No. 1. as aforesaid shall in any wise Act or do contrary directly or indirectly to this Act, he or they so offending shall loose and forfeit to the party grieved treble damages susteined, and shall also forfeit the sum of six thousand pounds of Tobacco or forty pounds Sterl, the one moiety to Our Soveraign Lord and Lady the King and Queen their heirs and Successors for the Support of Governm' the other Moiety to the party or partys that shall sue for the same, wherein no Essoyne Protection or wager of Law to be Allowed. Provided allways that if any Fees for any matter or thing hereafter to be done belonging to the Severall Officers aforesaid and by the Governor and Councill so allowed and adjudged & not in this Act mentioned and limitted and allowed and adjudg'd It shall be lawfull for such Officer or Officers to have such fee or fees as the said Governor and Councill for the time being shall adjudge and allow of and no more under the penalty aforesaid to be recovered as aforesaid, This Act to continue for three years or to the End of the next Generall Assembly wen shall first happen June the 2<sup>d</sup> 1692 June 4th 1692 Assented to by the Councill Board ) The house of Assembly have Assented Signed p Ordr Signed p Ord<sup>r</sup> John LLewellin Clk. Hen: Denton Clk.

#### An Act for limitting the County clerks fees wihin this Proce p. 154

For the better settlem<sup>t</sup> & limitation of the Clerks fees of the severall County's Courts wth in this Province for the future Be it Enacted by the King and Queens most Excell Majestys by & wth the advice and consent of this present Gen Assembly and the Authority of the same That from hence forth no Clerks in any County Courts within this Province, shall demand take Exact or receive of any suiter plantiff or defendant or any other suiter or Petitioner or oth person whatsoever any other fees or reward for Executing of his Office of Clerk as aforesaid then are hereby limitted directed and allowed (that is to say.

	lb Tob.
For every writt or Capias and returne	16
For every declaration if a folio	8
If half a folio	4
For a Copy of the same if delivered as before.	
For entring the defendants Appearance	6
For Entring an Imparliance continuance or reference	4
Fileing every Plea or demurrer if not a Speciall one,	4
If a folio or more prorato as before	

For Copy if delivered prorato as before	Lib, L. L.
For Fileing any matter upon Record	4 No. 1.
If a whole side	8
For a Subpena if but one name	10
If two or three names	16
For Rule to plead or go to Tryall	4
For making the Issue if joyned	8 p. 155
For Copy if delivered	8
For Entring Judgement	16
For signing Judgement	12
For Venire facias	12
Por Entring the Pañell being the due returne,	4
For Fileing bill of Cost	4 8 8
For a Copy if delivered	8
For an Execution and returne	16
For a Scire facias and returne	16
For Speciall Bayle	6
For a Writt of Enquiry of damages	44
For Entring an Appeal	8
For returning and certifying the Record p folio	8
For Entring a Writt of Error Transmitted to the Pro-	8
For every Oath	6
For proving any deed or any other Writing	6
For Entring the same upon Record p folio	8
For Copy of the same	8
For Recording the Mark of Cattle	4

Provided allways that in case any person shall refuse to Pay the same so by this Act limitted and allowed It shall and may be lawfull for any County Clerk within this Province to recover the same by way of Execution against the Goods or body of

the person so refusing and no other.

Provided also that no County Clerk whatsoever within this p. 156
Province shall by vertue hereof either leavy or Cause to be
leavyed any Execution upon the body Goods or Chattells of
any person or persons whatsoever for any Fees in this Act
limitted and conteined without first delivering or causing to
be delivered a true and Just account of the Fees to them due
by this Act as aforesaid under the hand or hands of such
Clerk or Clerks to the Person or persons from whom such
Fees demanded are due as aforesaid, And in case the said
County Clerks or any of them shall Act or do contrary either
directly or Indirectly to this Act, he or they shall loose and
forfeit to the pty grieved treble his damages susteined,
and shall also forfeit the sume of three thousand pounds of
Tobacco or twenty pounds Sterl for every time he or they

which shall first happen

June 4th 1692

Assented to by the Councill Board. The house of Assembly

Signed p Ordr have Assented.

John Llewellin Clk.

Signed p Ordr

Hen: Denton Clk.

# An Act for Amerciaments in the Provincial and County Courts.

Whereas many suits are raised upon frivolous occations by Litigious persons, for prevention whereof for the future Be it Enacted by the King and Queens most Excellent Majesties by and with the advice and consent of this present Generall Assembly and the Authority of the same, That all Persons whatsoever that are cast in any Cause be they plantiff or defendat, shall be Amerced besides the damages & Costs to the Recoverers fifty pounds of Tobacco in the Provinciall Court And in the County Courts thirty pounds of Tobacco for p. 158 the due collecting thereof. Be it Enacted by the Authority aforesd That the Clerk of the Provinciall Court and the severall County Courts keep an Exact Account of the Amerciam's and deliver or send the same to the Severall Sherriffs of the particular Counties, who are hereby required to Collect the same with the Leavy and are Accordingly Impowered for default of payment to make distress and Commanded not to return any Arrears (Executors and Administrat<sup>15</sup> who cannot pay without orders alwayes Excepted) And be it further Enacted that the Clerk of the respective Courts give unto the Cheif Judge of every Court a List of the Amerciaments that Court imposed,

this Act to Continue for three years or to the End of the next Lib. L. L. Generall Assembly.

June 4th 1692

Assented to by the Councill Board The house of Assembly
Signed p Ordr Signed p Ordr

John Llewellin Clk.

Signed p Ordr

Hen: Denton Clk.

An Act for appointing Coroners in each respective county.

Whereas there have many Inconveniencies happen'd in this Province for want of appointing Coron<sup>15</sup> in each County Be it Enacted by the King and Queens most Excellent Majesties by and with the advice and consent of this present Generall Assembly and the Authority of the same That the Governor p. 159 for the time being, do constitute and Appoint such person or persons from time to time to be Coroners as he shall Judge most able and best qualified for that Office in each respective County in the Province. And be it further Enacted by the Authority aforesaid by and with the advice and consent aforesaid That the Governor give out Commissions to such persons to the intent and purposes as aforesaid, and that the same as near as may be may concurr with the Laws and Constitutions of England, And that an Oath be Administred to every such Coronor by appointment of the Governor at their entring into the said office according to the forme of the Oath of A Coroner in England.

June 4th 1692

Assented to by the Councill Board | The House of Assembly
Signed p Ordr | have Assented

John Llewellin Clk. | Signed p Ordr

Hen: Denton Clk.

An Act for the appointment of certain Officers.

Be it Enacted by the King and Queens most Excellent Majesties by and with the advice and Consent of this p<sup>r</sup>sent Generall Assembly and the Authority of the same, That the Justices of the Peace in every County at the first County Court held after Michaelmas shall nominate and appoint some In-p. 160 habitant in every hundred or Precinct who shall Execute all Precepts and Warrants to him directed and shall in all things have the like power within the said hundred and precinct as any Constable hath or ought to have in a hundred or precinct in England by the Law or Custome of England, and the said

Lib. L. L. Constable shall take the Oath menconed in an Act made in No. 1. the first year of their said Majestys Reign, Entituled an Act for abrogating of the Oaths of Supremacy & Allegiance and appointing other Oaths and also take the Oaths in manner and form following, you shall swear you will well and truly serve Our Soveraign Lord and Lady the King and Queen in the Office of a Constable, you shall see & Cause that their Majesties Peace be well and duly kept according to your Power, you shall arrest all such persons as in yor presence shall comitt or make any Ryote Affray or other breach of their Majesties Peace, you shall do your best Endeavour upon Complaint to you made to apprehend all Felons Barrettors Ryotters or persons riotously assembled And if any such Offendors shall make any resistance wth force, you shall Levy hue and Cry and pursue them untill they be taken, you shall do your best endeavour that hue and Cry be duly raised and pursued against Murtherers theivs and other Felons and fugitive Servants, And the Laws and Orders against Vagabonds and such other idle persons coming within your Limitts be duly p. 161 putt in Execution at yor County Courts coming, you shall present all Offences done against the Sevil Acts made for the suppressing of Drunkeness and also true presentment make of all bloodsheads, Affrays, Out cries Rescues and oth Offences comitted against their Majesties Peace within your Limitts who shall well and truly Execute all Precepts and Warrants to you directed from the Justices of the Peace of this County or Higher Officers, And you shall well and truly according to your knowledge Power and ability do and Execute all things belonging to the Office of a Constable so long as you shall continue in this Office so help you God. And if the person so nominated and apptd shall refuse to serve in the said Office by himself or his Deputy or to take the Oath when tendred to him by the Justices of the Peace as aforesd shall forfeit the sum of five hundred pounds of Tobacco, one Moiety thereof to Our said Soveraign Lord and Lady the King and Queen their Heirs and Successors for and towards the support of this Government, and the other Moiety to the Church Wardens of the Parish in which he shall dwell or reside, to be recovered by bill plaint or Information wherein no Protection Essoyn or wager of Law shall be allowed or suffer two months Imprison-

Sherriffs Coroners within this Province by his Excellency the p. 162 Cap' Generall and cheif Governor for the time being that shall refuse to Execute the Office of Justice of Peace Sherriff or

ment without baile or mainprize And be it further Enacted by the Authority aforesaid, by and with the advice and consent aforesaid That all persons whatsoever that shall hereafter be nominated and appointed to be Justices of the Peace, Coron within this Province to take the Oaths or the Oath Lib. L. L. aforesaid menconed in the said Act made in the first year of No. 1. their said Majestys Reign or take the Oaths of Justices of the Peace Sherr, or Coronor shall forfeit to Our Soveraign Lord and Lady the King and Queen their Heirs and Successors the sum of one thousand pounds of Tobacco for the uses abovesaid the same to be recovered in such manner as the penaltyes and forfeitures aforesaid are directed and appointed or four months Imprisonment without Bayl or mainprize And be it further Enacted by the Authority aforesaid That whosoever shall be sumoned by Writt out of any Court of Justice of this Province to serve as a Juror in any Trayall in any Court within this Province & shall refuse to serve in any Case depending whether Crimin" or Civill (not being by any other Office exempted) & thereto Lawfully required shall forfeit to Our Soveraign Lord and Lady King William and Queen Mary their Heirs and Successors for the uses abovesaid to be recovered in Mañer aforesaid, the sum of five hundred pounds of Tob. or two months Imprisonment without baile or mainprize And be it further Enacted by the Authority aforesaid, That whosoever being by writt summoned and thereby required to serve as a witness in this Province and shall re- p. 163 fuse to Testify uppon Oath in any case depending whether Criminal or Civill forfeite to Our Soveraign Lord and Lady the King and Queen their Heirs and Successors, the sum of Five hundred pounds of Tobacco for the uses aforesaid to be Recovered in manner aforesaid or suffer two months Imprisonmts without bayle or main prize Provided this clause shall not extend to the people Called Quakers Provided that this Act nor any thing therein contained shall not extend or be interpretted to extend to the prejudice of any the Lords of Mannors within this Province in their priviledge of appointing Constables within their respective mannors. Provided that if any person dissenting from the Church of England shall be hereafter chosen or otherwise appointed to bear the Office of High Constable or Petty Constable Church Wardens or over seer of the Poor or any other Parochiall or Ward Officer, and such person shall scruple to take upon him any of the said Offices in regard of the Oaths or any other matter or thing required by the Law to be taken or done in respect of such Office, every such Person shall and may Execute such Office and Imployment by his Sufficient deputy by him to be Provided that shall comply with the Laws on this behalf; Provided allwayes the said Deputy be allowed and approved by such person or persons in such manner as such Officer or Officers respectively should by Law have been allowed & approved.

Lib. L. L. Provided nevertheless that it shall be Lawfull for any Justice No. 1. of the Peace or other Magistrate lawfully Authorized to Committ and Punish such person or persons as shall refuse to take the Oaths mentioned in the sd Act of Parliament according to the Appointment thereof, the same Oaths being Tendred unto him or them in such mañer as the said Act directs and appoints anything herein Contained to the Contrary thereof in any wise notwinstanding.

June 4th 1692
Assented to by the Councill Board
Signed p Ordr

the Councill Board The house of Assembly d p Ord have Assented
John Llewellin Clk Signed p Ord

Signed p Ord Hen: Denton Clk.

June the 2<sup>d</sup> 1692

An Act Imposing a penalty on all such who shall dispose of Tobacco seized and received by the Sherriffs and others.

Whereas diverse great grievances have happened within this Province through the many Cheats and deceipts that may have been used in disposing and altering the Marks and qualities of Tobacco after the sd Tobacco have been seized p. 165 and received by the Sherriff either for Fynes or Leavys or hath been paid away to merch" or others and by them marked and received, whereby the Publick hath been much abused and wronged and many Private persons have received great damages in their said Goods. Be it therefore Enacted by the King and Queens most Excell Majesty by and with the Advice of this Generall Assembly and the Authority of the same That what person soever shall dispose of any Tobacco or other goods seized on and received by the Sherriff for Fines or Leavys or other Publick Officers Fees or that shall alter or scratch out the Mark of any Tobacco so received or shall alter or change the quality of Tobacco so received or by any Merchant or others received either by uncasing or otherwise without any Lawfull Order or Warrant in writing under the hand of such Sherriff who received the same or of such Merch' or other person who had received and Mark't the same, or for whose use the same was received and mark'd shall be lyable being convicted by Confession or Sufficient witness in some Court of this Province to restore four fold to the party grieved and stand in the Pillory two full hours during the Court time with his Offence fairly written in a peice of paper and placed upon the back Provided that no person shall be Impleaded or prosecuted upon this Act after three years from the time that the fact shall be committed.

June 4th 1692

Assented to by the Councill Board

Signed p Ordr

John Llewellin Clk.

John Llewellin Clk.

June the 2d 1692 Lib. L. L.

The house of Assembly No. 1.

have Assented

Signed p Ordr

Hen: Denton Clk,

An Act for stay of Executions after Aprill Courts.

p. 166

Whereas many of the Inhabitants of this Province are and have been Exceedingly grieved and burthen'd by Executions laid upon them for Tobacco in the summer time when it is not possible for them to procure Tobacco for the payment and Satisfaction of their creditors by means wherof they are oftentimes kept in prison a long time and thereby disabled from making and tending their Cropps to the great prejudice if not ruine of many the Inhabitants of this Province, being thereby left destitute of any means to satisfy their Creditors, for prevention whereof, for the future Be it Enacted by the King and Queens most Excellent Majesty, by and with the Advice and consent of this present Generall Assembly and the Authority of the same, That after the Tenth day of Aprill in any year no Execution shall Issue out of any the Courts of this Province against the body or Goods of any person or persons inhabiting in this Province till the Tenth day of October next or till the Tenth day of October in any year during the Continuance of this Act for any debt or Debts or upon any Action Judgemt or Judgements sued had or Recovered against any the Inhabitants off or within this Province betwixt the Tenth day of Aprill and the Tenth day of October in any p. 167 year in the Provinciall or any of the County Courts within this Province for any cause matter or thing whatsoever Provided such person or persons against whom any such Judgmt is obtained, shall Imediatly after the obtaining such Judgement together with two other parties such as the Justices shall approve of come before one Justice or more of the Provinciall Court or two Justices or more of the respective County Courts where such Judgement is obtained and confess Judgement to the Party that obtained the Judgement as is aforesaid for his debt and costs of suite adjudged with a Cessat Executio till the Tenth day of October then next following, and thereof procure Certificate under the hand of the same Justice or Justices before whom the said Judgement shall be confessed and that such Certificate shall be a sufficient supersedeas to the Sherriff to forbear serving Execution upon the body or goods of the person so obtaining such Certificate, And if the party be taken in Execution before such Certificate be proLib. L. L. duced That then such Certificate being obtained afterwards as aforesaid shall be a sufficient Supersedeas to the Sherriff for the release of such person from Imprisonment upon the Execution the Party paying or giving security to such Sherriff for his due fees for that Imprisonment. And that the Justice or Justices before whom such Judgement shall be confest as p. 168 aforesaid, shall returne the Judgement so confessed unto the Clerk of that respective Court where the first Judgement was obtained to be Entred upon Record for which Entry the Clerk shall receive as a fee five pounds of Tobacco and no more, any Law Custome or useage to the Contrary hereof notwithstanding.

June 4<sup>th</sup> 1692. Assented to by the Councill Board Signed p Ord<sup>r</sup> John Llewellin Clk. June the 2<sup>d</sup> 1692 The house of Assembly have Assented Signed p Ord<sup>r</sup> Hen: Denton Clk.

### An Act for the killing of Wolves.

Be it Enacted by the King and Queens most Excellent Majestys by and with the advice and consent of this present Generall Assembly and the Authority of the same That every person that shall bring the head of a Wolf to any of the Comission or Justices of the Peace in any County in this Province shall be allowed two hundred pounds of Tobacco from the County where the wolf shall be killed and that such Comissioner or Justices of the Peace to whom the wolfs head shall be brought, shall cutt out or cause to be cutt out the Tongue or cutt or cause to be cutt off the Ears of the said Woolfs head to prevent the deceit of twice or oftner paying p. 169 for the same. And be it likewise Enacted by the Authority aforesaid, that it shall and may be lawfull to and for the severall Justices of the severall and respective Counties within this Province and they are hereby authorized Impowered and required yearly and every year during this at the time of their laying of their county Leavy to raise and Assess by an Equall Assessment upon the Taxables of the said Counties such sum or sums of Tobacco as to the Justices of the Severall respective Counties shall seem meet and Convenient, and such sums of Tobacco raised as aforesaid shall lay out and dispose for the purchasing of Duffalls or Matchcoats and when the same is purchased shall deliver to such and so many persons residing convenient to the Indians as the Justices aforesaid shall think fitt, who shall render an Accompt to the said Justices at the next laying out of the Levy how such Matchcoats so delivered to him or them have been disposed and what part thereof

remains in his or their hands or possession And be it Enacted Lib. L. L. that such person or persons having such Match Coats deliverd as aforesaid bee and are hereby required to deliver to any Indian or Indians for every woolf or Wolfs head not having been paid for before one Matchcoate containing two yards of Duffalls and give a true accompt of the same at the next County Leavy as aforesaid to the Justices aforesaid and shall p. 170 marke such Woolfs head as aforesaid to prevent deceipt as aforesaid.

June 4th

Assented to by the Councill Board. The house of Assembly

Signed p Ordr Signed p Ordr

John Llewellin Clk. Signed p Ordr

Hen: Denton Clk.

An Act for the better Administrat<sup>n</sup> of Justice in the County Courts of this Province

For the better Administration of Justice and Regulation of the County Courts Be it Enacted by the King and Queens most Excellent Majesties by and with the Advice and Consent of this present Generall Assembly and the Authority of the same, That the Statutes books of England to these times named Keebles Collection of the Statutes and Dalton's Justice of the Peace be bought by the Justices of the Peace or Commission's of the severall County Courts at the charge of the respective Counties to be kept in their severall County Courts That the Justices and Officers of the said Courts and others may have recourse to the same as they shall have occasion, And the Justices of the sd. Courts do purchase & procure the same by the first day of Aprill next Ensuing. And be it also Enacted by the Authority aforesaid, That the Commission of each respective County Courts shall and may and he is hereby Impower'd from time to time and p. 171 as often as to them shall seem convenient to make and ordain such necessary rules and orders for the well Governing and better Regulating the said County Courts and the officers to the same belonging and suiters to the same as to them in their discretion shall seem requisite and under such Fines as they shall think fitt (not exceeding one hundred pounds of Tobacco for any one offence) All which Fines to be Imployed to the use of the poor of each respective County, which Rules and orders so by them to be made and ordained shall be fairly Transcribed by their sev" County Clerks and at every the County Courts sett up at the Court house door that all perLib. L. L. sons may view and peruse the same and regulate themselves No. 1. accordingly.

And be it Enacted by the Authority aforesaid, That where any Judgement is had in any County Court for any Matter or thing whatsoever, and after such Judgement is had and obtained, the party against whom the same is had, many times flys into another County out of the Jurisdiction of the said Court It shall and may be Lawfull for the Plantiff to procure a Certificate from the said Justices of such parties flying and thereupon the Justices of the Provinciall Court shall award Execution against the body or goods of the sd party any Law Statute or useage to the contrary in any wise notwithstanding. And be it further Enacted by the Authority aforesaid, That any bills, bonds, or other Specialties Book debts or Accounts p. 172 proved before two Justices of the Peace of any County or any one Justice of the Provinciall Court and just Credit given to the same, and that the Ballance thereof is wholy due and unpaid and so certified under the hand of the said Justices shall be sufficient Evidence as well in the Provinciall as County Courts win this Province any law Statute or useage to the contrary notwithstanding, this Act to endure for three years or to the end of the next Generall Assembly which shall first

Assented to by the Councill Board. June the 2<sup>d</sup> 1692
John Llewellin Clk. The house of Assembly
have Assented.
Signed p Ord<sup>r</sup>
Hen: Denton Clk.

An Act limitting the Extent of Attachments and providing what shall be levyed on Attachments & Executions

For the setling the manner of Proceedings on Attachments limitting the Extent of them & providing what shall be levied on attachments and Executions Be it Enacted by the King and Queens most Excellent Majesties by and with the advice and consent of this present Generall Assembly and the authority p. 173 of the same, That from hence forth no attachment shall issue out of any Court of this Province before a writt or summons be first made out upon which Writt if the party defendant be an Inhabitant or Resident within this Province and the sherriff shall return non est inventus one other writt or summons shall thereupon in manner aforesaid issue forth against the said Defendant, and if the Sheriff should on the second writt or summons returne a non est Inventus likewise an Attachment shall and may thereupon issue in manner and forme hereafter

sett down and be awarded. And in case any writt or summons Lib. L. L. shall issue forth of any of their Majesties Courts within this No. 1. Province against any person or persons absent out of this Province in such case upon the return of a non est Inventus by the sherriff on such writt or summons and the party Plantiffe his leaving with the Attorney of such absent deffendant (if he hath left any Attor) a Copy of his Declaration or short note expressing the true cause of Action or if he hath left no Attorney, then the Plantiffe leaving a Copy of his said Declaration or short note expressing the true Cause of Action, at the house where the sd defendant absent did last reside or dwell, and making such proof of his action as the said respective Courts shall think fitt, it shall and may be lawfull for the Justices of the said Courts to award an Attachment against the Goods and Chattells and Credits of the said absent defendant so as aforesaid prosecuting and not appearing to the said Action which are or shall be in the hands and possession of any person or persons whatsoever (yea even in the Plantiffs own hands) for his the said defendants own use in P. 174 this Province in which said Attachment there shall be a clause commanding the Sherriff of the said Respective Counties at the time of Executing the said Attachment to make known to each person and persons in whose hands or Possession the said Goods Chattles or Credits of the said Absent defendant shall be Attached, That they be and appear at the respective Courts at the day of the return of such Attachment to shew cause (if any they have) why the said Goods Chattles and Credits so as aforesaid in their hands attached should not be Condemned and Execution thereupon had and made as in other cases of Recoveries and Judgements given in Courts of Record, at which day of the return of the said Attachment if the said defendant shall not then appear nor the said Garnish in whose hands the aforesaid Goods Chattles and Credits of the defendant were attached (to shew cause to the contrary,) The said respective Courts shall & may condemne the said goods Chattles and Credits aforesd so aforesaid attached and award Execution thereof to be had and made either by Capias ad Satisfaciend sire facias or otherwise as on other Judgements he the said Plantiffe so prosecuting as aforesaid giving good and sufficient security before the Justices of each respective Court to and for the use of the said defendant so as aforesaid being not found within this Province or absent out of this Province as aforesaid to make restitution of the sd Goods p. 175 Chattles and Creditts so as aforesaid Condemned or the Value thereof if the defendant so as aforesaid prosecuted shall at any time within one year and a day to be accounted from the day of the said Attachment awarded come in, and either

Lib. L. L. in person or by Attorney appear to the said Originall Action No. 1. against him and make it appear that the said Plantiffe hath been and is satisfied and paid the Debt or demand in the said Action or otherwise in Court discount or bar the said Plantiffe of the same or any part thereof; which said condemnation and Execution of the said goods Chattles or Creditts of the said defendant in the hands of the said Garnish or Garnishees as aforesaid had and made shall be sufficient and pleadable in Barr by the said Garnish or Garnishee in any Act<sup>n</sup> to be brought against him or them by the said desend for the same Provided alwayes that no Sherriff shall levy by way of Execution as aforesaid against any the said Garnish or Garnishees any more then the Plantiffs debt and Costs nor against any Garnishee or Garnishees then what the said Plantiffes in the said Action shall make appear to the sd respective Courts to be of the Goods Chattles and Creditts of the said Defendant in the hands of each respective Garnishe or Garnishees together with such Costs only as such Garnish shall put the Plantiff to by denying himself to be Indebted to such Defendant and contesting the same Provided also that no Sherriff in any County within this Province shall by any attachment or P. 176 any other Execution had upon such Attachment or any other Execution whatsoever out of any Court of this Province, Levy Seize or take the Goods and chattles of any the Inhabitants within this Province so far as to deprive them of all Lively hood for the future but that Corne for necessary maintenance bedding gunn Ax potts and labourers necessary Tools with such like houshold Implyments and Amunition for subsistance shall be protected from all such Attachments and Executions whatsoever. Provided also that such as shall be found by proof or other circumstances wilfully to absent themselvs into the woods or Else where from the Sherriffs sight whereby they canot be found to be brought to Tryall, and such also as shall be absent by flight or prescription out of this Province to be averred upon Oath, shall have noe benefitt of any favourable Interpretation of this Law And be it Enacted by the Authority afores<sup>d</sup> that from hence forth any person or persons havg obtained any Judgement in any Court of this Province or which shall hereafter obtain any Judgement in this Province against any person or persons it shall and may be lawfull to and for the sd Plant. in the said Judgement at his will and pleasure instead of any other Execution without those pre-P. 177 vious requisitts as above in this Act prescribed and directed to take out an Attachment against the Goods Chattles and Creditts of the said Defendant in the said Judgement in the said Plantiffs own hands or in the hands of any other person

or persons whatsoev which said Attachment shall likewise

have the clause aforesaid Commanding the Sherriff of the said Lib. L. L. County to whom it shall be directed at the time of Executing No. 1. the said Attachment to make known to each person or persons in whose hands and Possessions the said Goods Chattles and Creditts of the said abst defendant shall be attached, That he be and appear at the Respective Courts at the Day of the return of such Attachm<sup>15</sup> to shew cause (if any they have) why the said Goods Chattles and Creditts so as aforesaid in their hands attached should not be Condemned and Execution thereof had and made as in other Cases of Recoveries and Judgements given in Courts of Record at which day of the Returne of the said Attachmt if the said Defendant shall not then appear nor the said Garnishee in whose hands the said Goods and Chattles & Creditts of the said Defendant were attached to shew sufficient Cause to the Contrary. The said respective Court shall & may Condemne the said Goods Chattles and Creditts aforesaid, so as aforesaid attached and award Execution thereof to be had and made either by Capias ad Satisfaciend fieri facias or other wise as the Plantiff might have had against the Defendant himself on the Judgement aforesd which said condemnation and Execution of such Goods p. 178 Chattles and Creditts of the said Garnish or Garnishees as aforesaid had and made shall be sufficient and pleadable in Barr by the said Garnish or Garnishees in any Action brought against him or them by the said Defendant for the same June 2d 1692 June the 2d 1692 Assented to by the Councill The house of Assembly have Board Assented Signed p Ord' Signed p Ordr John Llewellin Clk. Hen: Denton Clk.

### An Act concerning Indians.

To the end that no breach of Peace may happen betwixt the neighbouring Indians and the Inhabits of this Province Be it Enacted by the King and Queens most Excellent Majesty by and with the Advice and consent of this present Assembly and the Authority of the same That any one whosoever that shall take intice surprise Transport or cause to be Transported or sell and dispose of any friend Indian or Indians whatsoever, or endeavour or attempt so to do without Lycence from the Governor for the time being, and all Accessaries thereunto shall be fined & Imprisoned at the discretion of the Gov & Councill for the time being, how be it any one Informing, or causing such Offender or Offenders to be apprehended, shall P. 179 have such satisfaction for his pains and diligence therein as the Governor and Councill shall think fitt.

Lib. L. L. June 2<sup>d</sup> 1692

No. 1. Assented to by the Councill Board. The house of Assembly

Signed p Ord<sup>r</sup>

John LLewellin Clk.

Signed p Ord<sup>r</sup>

Hen: Denton Clk.

# An Act against Ingrosers and Regrators.

Forasmuch as hitherto no Law hath been made win this Province for restraining and prohibiting Ingrosing & Regrating the undue and too frequent practice whereof hath been and is still highly oppressive and injurious to the greater part of the Inhabitants of this Province who by means thereof deprived and wholy prevented from the benefit of laying out their Cropps of Tobacco or any part thereof with the Merchant adventurer their factors or others bringing all sorts of Goods Merchandizes and Servants for the purchase thereof whilst a Covetous and active sort of People but few in number of the Inhabitants of this Province do buy and purchase all or most part of the Goods Merchandizes and Servants yearly P. 180 brought into this Province (without consignment) for the Purchase of Tobacco And all be it they have not Tobacco of their own, whereby to pay for the Goods Merchandizes and Servants so by them from time to time bought and purchased, Nevertheless such is the necessity of the Province that within a few days after such purchase they can regrate the said Goods Merchandizes and Servants and with small part of the Tobacco therewith purchased pay and Satisfy for all the said goods Merchandizes and Servants and be ready for another Market, thereby not only Enhancing the price of all Goods Merchandizes and Servants, but making severall returns in one Shipping Season and in the meantime the greater number of the Inhabitants of this Province are disabled & totally hindred from selling their cropps of Tobacco unless it be to and with the aforesaid hucksters or some or one of them at their own deer rates and prizes for the prevention therefore of so great a mischeif for the future Be it Enacted by the King and Queens most Excellent Majesties by and with the advice and consent of this present Generall Assembly and by the Authority of the same, That whatsoever person or persons that from and after the Publication hereof shall Engrose or gett into his her or their hands or possession p. 181 by buying contracting or promise taking within this Province any Goods or Merchandize whatsoever, or Servants to the intent to sell the same again wthin the space of six months and the same or any part thereof shall within that time sell again

for ready Tobacco or for Tobeo to be paid the shipping happen- Lib L. L. ing at the time of such first Sale or for Tobacco to be shipt No. 1. for payment or securing the Payment of any bill or bills of Exchange to be drawn for the payment of the said goods Merchandizes or Servants wth intent to Elude the benefitt of this Act or the same goods Merchandizes or Servants shall Transport out of this Province shall be accepted reputed and taken for an unlawfull Ingroser and Regrater and shall suffer the pains penalties and forfeitures hereafter Expressed any Law Statute useage or custome to the Contrary hereof in any wise notwithstanding. And be it Enacted by the Authority aforesaid, That if any person or persons from and after the Publication hereof offend in any of the things before recited and being thereof duly Convicted by the Confess<sup>n</sup> or the Oaths of two witnesses before the Justices of the Provinciall Court or the Justices of the County Courts for the time being, where the Offences were committed, shall for his or their first Offence have or suffer Imprisonment by the space of 2 months without baile or maine prize, and shall also loose and forfeit the Value of the Goods and Merchandizes or Servants so by him or them bought or had, and if any person or persons lawfully Convicted or attainted as aforesaid of or for the second offence and be thereof lawfully convicted or attainted as afore- p. 182 said, That then every person or persons so offending shall have and Suffer for his or their second offence Imprisonment by the space of one half year without baile or mainprize and shall loose the double value of all the Goods and Merchandizes or Servants so by him or them bought or had as aforesaid And be it further Enacted by the Authority aforesaid, That if any person or persons being lawfully twice convicted or attainted as aforesaid of or for the said Offence and shall again offend the third time and be thereof lawfully convicted or attainted as aforesaid, That then Every person for the third Offence shall be sett on the Pillory in the Citty Town or in the full county where he shall then Inhabite and dwell and loose and forfeite all the Goods and Chattles that he or they have to their own use, and also be committed to prison, there to remain during the Terme of one whole year, The one Moiety of all which forfeitures, to be to Our Soveraign Lord and Lady the King & Queen for the Support of the Government of this Province and the other Moiety thereof to the Informer or him or them that shall sue for the same, by bill Action of debt plaint or Information in any Court of Record within this Province, wherein no Essoyne Protection or wager of Law shall be allowed. Provided that this Act nor any thing therein con- p. 183 tained shall not debarr or be construed to debar or hinder any person or persons whatsoever within this Province by or out

Lib. L. L. of any Goods or Merchandizes by him or them so bought or purchased as aforesaid, to Satisfy and pay to any workman or Servant the hire or wages of him or them due for any work or Service whatsoever

June 2<sup>d</sup> 1692
Assented to by the Councill Board.
Signed p Ord<sup>r</sup>
John Llewellin Clk.

June the 2<sup>d</sup> 1692 The house of Assembly have Assented Signed p Ord<sup>r</sup> Hen: Denton Clk.

An Act for the appointing Court days in each respective County's within this Province.

To the intent Court days may be Ascertained and that the Comissioners within their respective Counties may know Justly when to attend Be it Enacted by the King and Queens most Excellent Majesties by and with the Advice and Consent of this present Generall Assembly and by the Authority of the same, That for the future S' Maries Baltimore and Dorchester County Courts shall be held the first Tuesday in September P. 184 November January March June for the Orphans, and the first Tuesday in Augst for Anne Arundell, Charles, Sommersett and Cecill Counties, The second Tuesday in September, November, January, March, June for Orphans, and the second Tuesday in August for Calvert and Talbott Counties, the third Tuesday in September, November, January, March, June for the Orphans and the third Tuesday in Augst for Kent County, the fourth Tuesday in September November, January, March, June, for the Orphans and the fourth Tuesday in August And be it further Enacted by the Authority aforesaid. That every Commission that shall not appear and attend at such place appointed for the Court to be held in his respective County att the time Limitted and appointed by this Law shall be fined two hundred pounds of Tobacco for and towards the Pillory Stocks and whipping post for the Execution of Justice or to be disposed of as the Court then sitting shall think fitt, unless such Commission or Comission make lawfull Excuse to be allowed of by the Court And forasmuch as it happens many times in the Winter Season Especially that but two or three of the Commissioners do meet and attend upon the days sett and appointed as aforesaid, whereby all Process made returnable to that court do fall and abate and the severall P. 185 Plantiffs are forct to sue out new writts to the great damage and delay of suitors. Be it therefore Enacted by the Authority aforesaid. That any two or three of the Commissioners whereof one to be of the quorum meeting as aforesaid be hereby fully

authorized and Impowered to adjourn the court to some short Lib. L. L. time after as to them shall seem meet and that no suit for No. 1. want of a full court fall or abate, but the same shall be continued untill the next Court to be held according to such adjournment as aforesaid, And that if the first day appointd by this Act for the holding of the severall and respective Courts be not time enough to do the business in that Court depende, Then the Justices of such Court are hereby Impowered to adjourn from day to day untill such time as the business returnable or Tryable in that Court shall be finished And Whereas there have some scruples arisn by the Comissrs of the respective County Courts whether they shall or may do any other business in every June Court in every respective year then what was concerning Orphans the True intent and meaning of this Act is, that the Comiss's of every respective County Court may and ought to do hear Judge and determine any business depending in the said Court at the same June Court between any persons whatsoever, as well as relating to any Orphans business.

June 2<sup>d</sup> 1692.

Assented to by the Councill Board The house of Assembly Signed p Ord have Assented

John Llewellin Clk.

Signed p Ord Hen: Denton Clk.

An Act for Keeping a Register of Births marriages and burialls in each respective County. p. 186

Be it Enacted by the King & Queens most Excellent Majesties by and with the advice and consent of this present Generall Assembly and the Authority of the same, that the names Sirnames and places of abode of all manner of persons within this Province Except Negroes Indians and Mollato's that are not born of white women that shall from and after the Publication of this Act be born married or buried within this Province together with the respective dates of the day month and Year of Our Lord of their said birth Marriage or burialls shall be Exhibited to the Clerk of each respective County Court by the father of any such Child as shall be born the person Married or the next of kin Executors Administrators, Master Mistress to him or them that shall be buried as aforesaid within two Months after such birth Marriages or buriall aforesaid under the penalty one one thousand pounds of Tobacco, the one half to the Clerk of every respective County, the other half to the poor of the said County wherein such default shall happen as aforesaid. And be it further

Lib. L. L. Enacted by and with the advice and consent aforesaid, that No. 1. every Clerk of each respective County within this Province shall at his own proper cost and charges within one Month after the Publication hereof, provide a good and durable book wherein he shall Register in a fair Liegable hand the names Sirnames and places of abode, together with the respective dates of the day month and year of Our Lord of the birth marriage or burialls soe Exhibited as aforesaid, for which he shall have as his fee the sum of five pounds of Tobacco to be leavyed by way of Execution on the goods and chattles of the person so requiring the Registring the same as aforesaid or that shall neglect or refuse to pay the same. And if any Clerk of any County Court within this Province shall neglect or refuse to Provide one dureable Book as aforesaid and therein to Register the names Surnames and places of abode of such person as shall be born Married or buryed within their respective Countyes so Exhibited as aforesaid shall forfeit and pay for every Offence the sum of one thousand pounds of Tobacco, the one half to their Majesties for support of Government, the other half to the Informer to be recovered in any Court of Record within this Province by bill plaint or Information wherin no Essoyn Protection or Wager of Law to be allowed And be it further Enacted by the Authority aforesaid that the Commissioners of each respective County at their Severall County Courts shall make Speciall Search and Enquiry into the premisses, that the respective Clerks do their p. 188 duty as aforesaid Provided that this Act nor any thing therein contained shall any way countenance the discontinuance of any legall Register of births marriages or burialls hitherto kept in any County within this Province, but the same shall be fairly and Methodically transcribed by each respective County Court Clerk into the said book or Register to be provided as afores<sup>d</sup> and written in the begining of the said Book. June 2<sup>d</sup> 1692 June the 2<sup>d</sup> 1692 Assented to by the Councill Board. The house of Assembly Signed p Ord<sup>r</sup> have Assented John Llewellin Clk. Signed p Ordr Hen: Denton Clk.

An Act for preventing vexatious & unecessary suits at Law.

Whereas divers and Sundry persons within this Province contracting debts by Accounts w<sup>th</sup> Merchants and others for which they stand and remain only debtor upon their said Books of Accounts the w<sup>ch</sup> thô they be honestly and well disposed to pay the same upon demand first had and required of

the said debtors by the Creditors or other persons lawfully Lib. L. L. authorized to receive the same, without which it is impossible No. 1. for the said Debtors to know where or to whom to pay the p. 189 said debt yet severall of the said Creditors through a Vexatious and avaritious humour do dayly commence their suits at Law against such their debtors without any demand of such their debts of their said Debtors whereby the said Debt is much encreased and the said debtor thereby greatly burthen'd and Impoverished by means of such their vexatious and unjust suits in Law Be it therefore Enacted by the King and Queens most Excellent Majesty by and with the Advice and Consent of this Generall Assembly and the Authority of the same that from and after the Publication of the Act, no Person whatsoever his Executors or Administrator living or Trading into this Province shall for any debt due or owing to him by Account upon book or otherwise and for which the Debtor hath not past his hand and Seal to such his Creditor shall sue or Implead at Law such debtor for any such debt Contracted as aforesaid and not under hand and Seale of such Debtor aforesaid unless he shall first demand and require the same of the said Debtor in the county where he shall inhabite if at his habitation and if not then by leaving a note under the hand of such Creditor or those he shall impower to receive the same, what time and to whom the same shall be paid and if there upon the same be not accordingly paid, Then it shall and may be Lawfull for the said Creditor to sue and Implead such his Debtor for the p. 190 said debt and recover against him all such Costs and damages as upon legall Tryall in any Court of this Province shall be adjudged against him, and in Case any person shall sue or implead any such his Debtor as aforesaid contrary to this Act, he shall loose all his Costs of such Suite and be lyable to satisfy such his debtor all such damages as shall accrew unto the said Debtor by such his vexatious & unjust suit at Law. Provided allways that this Act nor any thing herein conteyned shall be construed & extend to the benefit of any person Debtor as aforesaid either runaway out of this Province or wilfully absconding himself within the same from his said Creditor, but that he may be proceeded against as before this Law made anything in this Act to the contrary notwithstanding.

June 2<sup>d</sup> 1692 Assented to by the Councill Board

Signed p Ord<sup>r</sup>
John Llewellin Clk.

June the 2<sup>d</sup> 1692
The house of Assembly
have Assented
Signed p Ord<sup>r</sup>
Hen: Denton Clk.

No. 1.

p. 191

An Act for Encouragement of Tillage and raising Provisions for advancem' of Trade within this Province.

Be it Enacted by the King and Queens most Excellent Majesties by and with the advice and consent of this present Generall Assembly and the Authority of the same, that from and after the end of this present Sessions of Assembly Indian Corn, Wheat, Oats, Barley, Rye, Peas, Porke, Beef, Bacon be deemed reputed Accepted and taken for Lawfull and Currant payment and payment of money Tobacco Debt or Debts whatsoever from or to any person or persons whatsoever Debtor or Creditor Inhabiting or Trade into this Province the Publick Leavies and bills of Exchange only Excepted at such Rates & Prizes and in such manner as hereafter in this present Act is menconed & conteyned shall be rated as hereafter (that is to say)

lb Tob Indian Corne shell'd in money sterl p bushell 1 6 or 18 Wheat p bushell at 4 0 or 48 Oats p bushell at 2 0 or 24 2 6 Barly p bushell at or 30 Peas p bushell at 30 or 36 Pork plb at 0 2 or 2 Beef p pound at  $O I \frac{1}{2} Or$ Bacon plb at 0 4 or

All which grain or grains Pork beef & bacon aforesaid to be clean sound sweet and Merchantable and for the better carryage and Transportation of Pork and beef which upon that account may be otherwise subject to some greater inconveniency then other the commodities aforesaid Bee it Enacted that Porke and Beef shall be paid & received in good and sufficient Cask and Barrells containing thirty Gallons nerest of which thirty two pounds for the tare And be it further Enacted by the Authority aforesaid that it shall and may be lawfull to and for all manner of persons whatsoever Inhabitants or Traders into this Province to buy Export or carry away any quantitys or quanty of Corn Porke, beef or bacon as aforesaid into any Dominion or Country out of this Province without any maner of restraint, Prohibition or any other Imposition other then is already by the Laws of this Province imposed and allowed of any Law useage or ordince to the contrary in any wise notwithstanding Provided and be it Enacted by the Authority aforesaid that this Act nor any thing therein contained shall not be construed deemed or taken to have any retrospect looking back or relation to any Tobacco or Money debtor debts made p. 193 or contracted before the End of this present Sessions of Assembly any thing in this Act to the Contrary notwithstanding. Provided and be it Enacted by the Authority aforesaid Lib. L. L. that if any debt or debts shall or may be payable or due from No. 1. or to any person or persons debtor or Creditor living or Trading into this Province, under thirty three shillings and four pence or four hundred pounds of Tobacco, That then and in such case it shall be tendred and paid in any one perticular comodity or kind of Corn or provision that is made Currant and rated as aforesaid, and not in diverse the said perticular kind or Comodity to be at Ellection of the payor or debtor this Act to Endure for three years or to the End of the next Generall Assembly which shall first happen

June 2<sup>d</sup> 1692

Assented to by the Counc<sup>ll</sup> Board The house of Assembly

Signed p Order The house of Assembly

Signed p Order The house of Assembly

Signed p Ord<sup>r</sup>

Hen: Denton Clk.

An Act for Recording the Journall of the house of Assembly

Whereas it is thought fitt and good for the befitt and Enlightning of future Assemblys that a Record be kept of p. 194 all proceedings that shall pass in the Lower house of Assembly in this Province Be it therefore Enacted by the King and Queens most Excellent Majesty by and with the advice and consent of this present Generall Assembly and the Authority of the same that the Clerk of the Assembly for the time being Transcribe the said Journall within two months after the dissolution or Prorogation of the said Assembly and deliver the same into the Secretarys Office upon the penalty of five hundred pounds of Tobacco to Our Soveraign Lord and Lady the King & Queen for the Support of this Government and the loss of his Salary for his, Service in the Assembly the said fine & forfeiture to be leavyed upon the said Clerk by the appointing of the Gov of this Province for the time being upon Certificate from the Secretary of this Province for the time being that the sd Journall as aforesd is not by the Clerk of the Assembly delivered into the Secretary's Office aforesd And it is hereby furth Enacted by the Authority aforesaid that the Secretary of this Province for the time being shall be Enjoyn'd to Examine the Sec'ys Office touch the purports of this Act, and make Certificate to the Gov for the time being the thereby the fine & forfeiture aforesd may the more duly be paid June 2d 1692 June the 2d 1692 Assented to by the Council Board | The house of Assembly

John Llewellin Clk.

Signed p Ord

Signed p Ord

Hen: Denton Clk.

Lib. L. L. No. 1. p. 195 An Act for encouragement of such persons as will undertake to build Water-Mills.

Dayly Experience shewing that the Want of Water mills is the true cause that husbandry in tilling the Ground & for sowing of wheat and Barly is but coldly prosecuted though the advantage thereby in raising the stock of neat Cattle be great and forasmuch as for the most part the places fitt for setting up of Water mills are already in the hands of Persons under age or unable to be at the charge of building a water mill, or else such as are wilfully obstinate in forbidding and hindring such psons as would purchase the said places fitt for building water mills and set them up to the Encrease of our Trade and Navigation much to the Publick damage of the Province. Bee it Enacted by the King and Queens most excell<sup>t</sup> Majesty by and with the Advice and Consent of this preent Generall Assembly and by the Authority of the same, That if any person or persons from and after the tenth day of June next Ensuing, shall desire to sett up a water mill upon any land next adjoyning to any run of water within this Province, not being the proper Possession or free hold of such person or persons nor leased to them) to the intent thereon to sett a water mill they shall purchase a Writt out of their Majis Court p. 196 of Chancery directed to the Sherriff of the County where such Land lyeth requiring him by the Oaths of Twelve men of his County to enquire what damage it would be to their Majesties or others to have a Mill set up in such place as aforesaid, the form of which writt followeth Viz. William and Mary by the Grace of God of England Scotld France and Ireland King and Queen defenders of the Faith &c. To the Sherriff of A. B. County Greeting Wee Command you that by the Oath of Twelve honest & lawfull men of the County by whom the truth of the Matter may be better known diligently to enquire if it be to the damage of us or others, if we grant to N: N: of N. County twenty Acres of Land lying at N: in the County aforesaid Viz. Tenn Acres on one side of such run and Ten Acres on the other side of such runn of Water togeth with the liberty to take sell Cutt down and carry away either by Land or Water, any wood or Timber fitt for building a Mill other then Timber fit to splitt into Clap board upon any the Lands next adjoyning to the said twenty Acres of Land lying on each side of the run of Water at N: N: aforesaid in the County aforesaid, And if it be to the damage or prejudice of us or others then to what damage and what prejudice of us and to what damage and prejudice of others and of whom p. 197 and in what manner and how and of who or of whom

the aforesaid Twenty Acres of Land are holden and by Lib. L. L. what Service and in what manner and how and what value No. 1. they are by the year according to the true value thereof now before any further Improvement made of the said twenty Acres of Land and who are the present Possessors of the said twenty Acres of Land, and who and how many are the means between us and the present Possessors of the said twenty Acres of Land, and what Lands and Tenements remain to the present Possessors over the said twenty Acres And if the Land remaining to the present Possessors over the said Twenty Acrs will Suffice to uphold their Mannor (viz. the sixth part of their Manner allotted by the Condition of Plantations for the Demesne as before the Alienation for building a Mill, And that the said Possessors in Assize Juries and Recognicon may be put as before Alienacon so as the County by the Alienation aforesaid in default of the present Possessors more then was wont be not charged and grieved And the Inquisition thereupon openly and distinctly made to us in Our Chancery under the Seale and the Seals of th<sup>m</sup> by whom it was made without delay send &ca upon return of which writt in case the person or persons whereby the said Inquest shall be found to be the true owners and Possessors of the said Land fitt to build a Mill upon, shall refuse to build a Mill thereon and give Security to their said Majesties by bond of fifty thousand pounds of Tobacco with Condition to build a Mill thereon within one year from that day to be Computed and reckned, and the same building to Prosecute and finish within p. 198 two years after the said begining or laying the foundation as aforesaid for the Publick good of the Province. It shall and may be lawfull for their said Majesties their heirs or Successors or for their Cheif Govern here for the time being from time to time to grant any such twenty Acres of Land fitt to build a Water mill upon as aforesaid, Together with free Egress and Regress to the said Water mill either by Land through any Mans Land next adjoyning or else by water together with liberty to fell any Tymber for building the said Water Mill other then board Timber fitt to Splitt or cleave into Clapboards for any time or Terme not Exceeding Eighty years then next to come under the Yearly rent of the Land then by the Oaths of twelve men, by vertue of the writt aforesaid returned to be paid to the owner of the said Land so found and returned as aforesaid, which said Grant from their said Majesties their heirs and Successors or from the cheif Governor here as aforesaid shall be good & availeable in Law to the Grantee as aforesaid for any terme of years not Exceeding Eighty years as aforesaid against all persons whatsoever any Law Custome or useage heretofore had made or used within this Province

Lib. L. L. to the Contrary notwithstanding. Provided allwaies that No. 1. before any person or persons whatsoever shall have such p. 199 grant to build a Water mill as aforesaid, they shall Enter into a Bond to their said Majesties with two Sufficient Sureties in the sum of fifty thousand pounds of Tobacco with condition to begin to build the said Water mill within one year then next to come and the same building to prosecute and finish within two years after such begining And for the great Advantage that is already found to the Province in Generall by the Mills already built, some of which do stand upon Lands whereof the Title is doubtfull for want of due form of the Conveyances or the last Wills and Testaments, by which the Lands have been Conveyed or devised to the builders of such Mills. Be it therefore Enacted by the Authority aforesaid, That all and every such pson and Persons as aforesaid, who have built Mills shall or may have such Writt or Writts as aforesaid to enquire of the true yearly value of the sd Land where such Mill doth stand, and of Ten Acres of Land on each side of the said run as aforesaid. And upon return of such Writt as aforesaid shall have a grant from their sd Maju Cheif Govern here as aforesaid for any Terme not Exceeding Eighty years, and under the yearly rent returned as aforesaid to be paid to the Right owner of the said Land as aforesaid any Law useage or Custome to the Contrary hereof notwithstanding.

June the 2<sup>d</sup> 1692

Assented to by the Counc<sup>ll</sup> Board.

Signed p Ord<sup>r</sup>

John Llewellin Clk.

June the 2<sup>d</sup> 1692

June the 2<sup>d</sup> 1692

June the 2<sup>d</sup> 1692

The house of Assembly

have Assented

Signed p Ord<sup>r</sup>

Hen: Denton Clk.

p. 200

# An Act of naturalization of John Ouldson and Mathias Vanderheyden

Be it Enacted by the King and Queens most Excellent Majesties by and with the Advice & consent of this present Generall Assembly, That John Ouldson of Kent County within this Province of Maryld and Mathias Vanderheyden of Cecill County within the said Province and either of them shall from henceforth be adjudged reputed and taken as naturall born people of this said Province and that they and either of them from hence forth be Enabled and adjudged to all Intents and purposes to demand Challenge ask have and Enjoy any Lands Tenem's Rents Hereditaments, to the which they might in any waies be Entituled as if they were free and Naturall born people and Subjects, And also that they and either of them from hence forth may and shall be Enabled to prosecute maintain & avow & justify & def<sup>d</sup> all & all mañer of Actions, Suits,

Pleas, Plaints & other dem<sup>ds</sup> whatsoever as liberally, frankly, Lib. L. L. freely, fully, Lawfully and securely as if they & either of them No. 1. had been naturall free born people or Subjects any Law useage or custome to the contrary notwithstanding

June 2<sup>d</sup> 92

Assented to by the Counc<sup>ii</sup> Board The house of Assembly Signed p Ord<sup>r</sup>

Assented

John Llewellin Clk. Signed p Ordr Hen, Denton Clk.

## An Act for Securing Creditors.

p. 201

Whereas there are Prisons in every County now built and forasmuch as they were intended for the safe keeping of Prison that Creditors might be secured to have their debts paid after Judgement and Execution Served and that Criminalls might be brought to condigne Punishment Be it Enacted by the King and Queens most Excelt Majesties by and with the Advice and Consent of this preent Generall Assembly and the Authority of the same, That every Sherriff within this Province That shall have any Prisoner committed to his Charge in any Criminall case whatsoever shall safe keep the said Prisoner untill they be delivered by due course of Law, and if any Sherriff shall suffer any such Prisoners to Escape Voluntarily or negligently shall forfeit twenty thousand pounds of Tobacco the one half thereof to their Majesties for the support of Government, the other half to be Employed in the Strengthning the Prison of the County and maintenance of poor prisoners Be it further Enacted by the Authority aforesaid that when any person or persons are taken by the severall and respective Sherriffs of the Sev'all and respective Counties in Execution for debt or upon other mean process the sd Seviall & respective Sherriffs shall safely keep & restrain the sd Prison's by such means & in such Man as Prison in England by the Law of England are and may be restrained and if any Sherriff shall p. 202 Voluntarily or negligently suffer any such Prisoner to Escape such Sherriff shall pay the debt or damages to the Person who obtained Judgement and sued out Execution or other mean Process against the said Prisoner And if any person Imprison'd for fellony or other Crime deserving death shall attempt or Endeavour to break Prison shall Imediatly thereupon be secured by the Sherriff or Goaler in Irons and any Person so Imprisoned for felony or other Crime deserving Death as aforesaid that shall break Prison shall be Punished with Death.

June 2<sup>d</sup> 1692 Assented to by the Councill Board. Signed p Ord<sup>r</sup>

John Llewellin Clk.

June the 2<sup>d</sup> 1692 The house of Assembly have Assented

Signed p Ord<sup>r</sup> Hen: Denton Clk. Lib. L. L. No 1. An Act for the Constables taking a List of Taxables.

Whereas through the Idleness and carelessness of some constables in this Province many false Lists of the Taxable Persons in this Province are returned and for that Severall Constables in this Province do commonly proceed to take the severall Lists of Taxables upon hearsay without going to the P. 203 several and respective houses in their hundred to enquire of the Mast<sup>15</sup> of the respective families the number of Taxables in every family, By which neglect the Inhabitants of this Province are often times very much abused and wronged, Be it therefore Enacted by the King and Queens most Excellent Majesties, by and with the advice and consent of this present Generall Assembly and by the Authority of the same That from and after the Publication hereof every Constable within this Province shall between the twentieth day of June and the last day of July repaire in person to every respective house or habitation within this hundred, and there enquire of the Master Mistresses Dames or other cheif person in the family, what number of Taxable persons they and every of them have wthin their respective families, And after Enquiry made a true and fair list shall return of all and every Taxable person within his hundred as aforesaid under his hand unto the Sherriff of the County, and another fair list thereof und his hand, such Constable shall present at the next County Court there to be set up, and if in case any Master Mistress dame or other Cheif person of a Family shall refuse or deny to give an Accompt of the Taxable persons of their familys or upon their Accompt shall conceal any Taxable person or persons in his or their P. 204 family shall for every such Offence not given a true Accot of them to the Constables when required, And every person Taxable so by him concealed forfeit & pay one thousand pounds of Tobacco for such Person or persons so by him or them concealed, And every Constable neglecting his Office herein shall forfeit & pay the sum of five hundred pounds of Tobacco for every offence, such forfeitures and fines to be levied by the Justices of the respective County Courts for the use of the Poor of the Parish wherein such Constables and Inhabitants do dwell and reside and by them to be disposed of for the use aforesaid as the said Justices shall think fitt And to the end that no person for the future may be Ignorant what Persons are Taxables and what not Be it Enacted by and with the Advice and Consent aforesaid and the Authority of the same, That all Male Children born within this Province and Resident in it shall be taken and Accompted Taxables at the Age of sixteen years and upwards, and all male Children Servants Imported into this Province at the age of sixteen years Lib. L. L. and upwards and shall be accompted Taxables, And all Slaves No. 1. whatsoever, whether Male or Female Imported or born in this p. 205 Province at or above the Age of sixteen years shall be accompted Taxables and so Rated, And that all freemen within this Province (Except Clergymen and such poor and Impotent persons that receive Alms from the County) shall be Taxables above the Age of sixteen years.

June 2<sup>d</sup> 1692 Signed p Ord<sup>r</sup> John Llewellin Clk

June the 2<sup>d</sup> 1692
The house of Assembly have
Assented

Signed p Ord' Hen: Denton Clk.

An Act against the Importation of Convicted Felons into this Province.

Forasmuch as severall Masters of ships Merchants Sailers and others having used to Import into this Province severall notorious Felons and Malefactors which in severall of their Majesties Courts have been convicted of Crimes and felony as aforesaid and afterwards procured by Masters of Ships Merch<sup>15</sup> Saylors and others out of the common Goales to Import into this Province and here to sell and dispose of such Felons and Malefactors as Servants to the Great prejudice and grievance of the Good people of this Province, for prevention whereof for the future Be it Enacted by the King and Queens most Excellent Majesties by and with the Advice & consent of this Generall Assembly and the Authority of the same That from and after Publication hereof at every office p. 206 and place where ships and Vessells shall be appointed to be Entred and cleared, The Clerk of such Office or person appointed for the clearing and Entry of ships and Vessells shall administer an Oath to every Master of a ship when he comes to Enter, That he shall declare whether any Servants on board his ship be Fellons Convicts as aforesd And if it shall appear by his Oath that they are such then the said Officer shall take good Security of the said Master not to sell nor suffer the same to be sold given or otherwise disposed of in this Province But shall Transport them and every of them out of this Province before he or his said Ship depart out this Province or in his own Ship when the same departs this Province And it is further Enacted by and with the Advice and consent afores That no Master of a Ship, Merchant Sayler or any other person whatsoever shall prsume to Import into this Province any such convicted Fellons or Malefactors whatsoever to sell pay give or in any other

Lib. L. L. manner to dispose of either to their own Plantation (if any they have) or unto any Inhabitant of this Province whatsoever And be it further Enacted by the Authority aforesaid, That if any Master of a Ship, Merchant Saylor or other person whatsoever from and after the Publication of this Act shall Import p. 207 and bring into this Province such convicted Fellons or Malefactors and shall give sell pay or any otherwise dispose of unto any Inhabitant of this Province shall forfeit and pay for every such convicted Felon or Malefactors so Imported, sold, given, paid or any other waies disposed of unto any Inhabitant of this Province, the sum of Two thousand pounds of Tobacco The one half to their Majesties for the Support of Government, The other half to the Informer or him or them that shall sue for the same, To be recovered by bill plaint or Information in any Court of Record within this Province wherein no Essoine protection or wager of Law to be Allow<sup>d</sup>

> June 2<sup>d</sup> 1692 Signed p Ord<sup>r</sup> John Llewellin Clk.

June the 2<sup>d</sup> 1692 The house of Assembly have Assented. Signed p Ord<sup>r</sup> Hen: Denton Clk.

### An Act against Excessive usury.

Be it Enacted by the King and Queens most Excell Majesty by and with the advice and consent of this present Generall Assembly and the Authority of the same, That no person or persons whatsoever within this Province whether Inhabitant or Forreigner upon any contract shall from & after the end of this present Sessions of Assembly take directly or in directly for loan of any Moneys, Wares, Merchandizes or any other Commodities whatsoever to be paid in Moneys above the p. 208 value of six pounds for the forbearance of one hundred pounds for one year, and so after that rate for a greater or lesser sum or for a larger or shorter time, nor shall any person or persons whatsoever wthin this Province as aforesaid from and after the time aforesaid, take directly or indirectly for loan of any Tobacco wares Merchandizes or other Comodities for one year of to be paid in Tobacco or other Comodities of this Province above the Value of Eight pounds of Tobacco for the forbearance of one hundred pounds of Tobacco, and after that rate for a greater or lesser sum or for a longer or shorter time and that all bonds contracts and Assureances whatsoever made after the time aforesaid for payment of any Principall money or Tobacco Goods or Comodities aforesaid to be lent or covenanted to be performed upon or for any usury whereupon or whereby there shall be reserved or taken above the Rates of six pounds in the hundred for money as aforesaid and

above Eight pounds in the hundred for Tobacco or other Lib. L. L. goods or Comodities as aforesaid shall be utterly void. And No. 1. that all and every person and persons whatsoever which after the time aforesaid shall upon any contract to be made take accept and receive by waies or meanes of any Corrupt bargain, Loan Exchange Chevissance Shift or Interest of any wares Merchandizes or other thing or things whatsoever or by any deceipt full waies or means or by any Covin Engine or deceiptfull conveyance for the forbearance or giving day of pay- p. 209 ment for one whole year of and for their money Tobacco goods or Comodities aforesd above the sum of money or Quantity of Tobacco aforesaid for the forbearance aforesaid, shall forfeit & loose for every such offence the Treble Value of the Money Tobacco goods wares Merchandizes and other things sold lent bargaind sold Exchanged and shifted as aforesaid, The one half of the said Fine and forfeiture to Our Soveraign Lord and Lady the King and Queen their Heirs and Successors for the support of this Gov ment the other half to him or them that shall sue for the same to be recovered in any Court of Record of this Province by action of debt bill plaint or Information, wherein no Essoyne Protection or wager June the 2d 1692 of Law to be allowed. June 2d 1692 The house of Assembly have Assented to by the Council Board Assented. Signed p Order John Llewellin Clk. Hen: Denton Clk.

An Act directing the manner of Ellect<sup>8</sup> and summoning Delegates and Representatives to serve in succeeding Assemblys

Forasmuch as the cheifest and only Foundation and support of any Kingdome State or Common Weale is the Providing Enacting and Establishing good and wholesome Laws for the well ruling and Government thereof and also upon any neces- p. 210 sary or imergent occasions to raise and leavy mony for the defraying the charges of the said Government and defence thereof neither of which according to the constitutions of this Province can be made ordeined Establisht or raised, but by and with the consent of the Freemen of this Province by their severall Delagates and Representatives by them freely nominated chosen and Elected to Serve for their Severall Cittys and Countys in a Generall Assembly, and forasmuch as the Safest and best rule for this Province to follow in Electing such Delagates and Representatives is the Precedents of the proceedings in Parliament in Engld as near as the constitution of this Province will pmitt, The Governor Councill and Delagates of this present Gen" Assembly, do humbly pray that it

Lib. L. L. may be Enacted, And be it Enacted by the King and Queens most Excellent Majesties by and with the advice and consent of this p'sent Generall Assembly and the Authority of the same, that for the future when and as often as his Excellency the Governor of this Province for the time being shall upon any Accident and urgent Affair of this Province think fitt and convenient to call and convene an Assembly, and to send Writts for Ellection of Burgesses and Delagates to Serve in such Assembly, the forme of the said Writt shall be as follow-1 P. 211 eth, William and Mary by the Grace of God of England Scotland France and Ireland King and Queen Defenders of the Faith &c. To the Sherriff of A: Greeting These are to Authorize and require you Imediatly upon receipt hereof to call together four or more Comission of your County with the Clerk, who are hereby required to sitt as a Court and during their sitting by Vertue of your Office to make or Cause to be made Publick Proclamation thereby giving notice to all the freemen of your said County who have win your said County a freehold of fifty Acres of Land or a Visable Estate of forty pounds Sterling at the least requiring them to appear at the next County Court to be holden for your County at a certain day within a reasonable time after such Proclamation made for Electing and choosing of Deputies & Delagates to serve for your County in a Generall Assembly to be holden Day of at which time at the Citty of St Marys the of Proclamation aforesaid the said freemen soe required to appear or the Major part of such of them as shall then appear, shall and may and are hereby Authorized and required to Elect and choose four severall and sufficient freemen of your County, each of them having a free hold of fifty Acres of Land or of Visible personall Estate of forty pounds sterling at the least within your County and you shall give Authority to each of them Severally and respectively by four severall and respective Indentures under their hands and Seals to be Deputies and Delagats for your County and to appear & serve as p. 212 deputys and Delagates for your County at the said next Generall Assembly to do and consent to those things which then by the favour of God shall happen to be Ordeined by the Advice and consent of the great Councill of this Province concerning such occasions and Affairs as shall relate to the Government State and defence of this Province, but wee will not in any case that you or any other Sherriff in Our said Province be Elected, which said Indentures shall be between you the said Sherriff of the one part, and the said freemen Electing on the other part, and shall bear date the same day upon which the said Election shall be made, and shall ment<sup>n</sup> the time and place of such Election and shall be sign'd and

Sealed each part of them as well by you the said Sherriff as Lib. L. L. by the said freemen by whom the said Election shall be made. and that upon such Election you the Sherriff shall so soon as conveniently may be recertify and Transmitt to the Chancellor of this Province for the time being one part of the said Severall and respective Indentures close Sealed up under your hand and Seal and directed to the Gov of this Province, and also to the chancellor and the other part of the said Indenture you are to keep for your Justification. Witness Lyonell Copley Esqr Captain Generall and Cheif Govern of this Province at St Marys &c And be it further Enacted by the Authority aforesaid that two Cittizens to Serve in the said P. 213 V Assembly of the Citty of St Marys to be nominated Elected & Chosen and appointed by the Mayor Recorder Aldermen and Common Councill as heretofore hath been usuall And it farther Enacted by the Authority aforesaid four Delagates to Ellected in the respective Countyes within this Province and the two Cittizens of the Citty of St Maryes be and are hereby bound and obligged to attend at the time and Place of the meeting of such Assemblys without any further writt or Summons to be to them sent under the penalty of such Fines as' shall be by the House of Assembly imposed upon them, unless upon Sufficient Excuse to be admitted by the said house of Assembly their absence to be dispenced withall any Law Statute usuage or custome to the contrary notwithstanding And be it also Enacted by the Authority aforesaid that any sherriff that shall refuse or neglect to make return of the Delagates so Elected by Indenture as aforesd before the day of sitting of such Assembly or that shall make any undue or Illegall returns of such Ellections shall for every such default be fined one hundred pounds Sterling, the one half to their Majesties for support of Government, the other half to the Informer or him or them that shall sue for the same, to be recovered in any Court of Record in this Province wherein no Essoyne protection or Wager of Law to be allowed Provided nevertheless that this Act or any thing therein con- p. 214 teined, shall not extend to be construed to Exclude any County or Countys Citty or Cittys Burrough or Burroghs hereafter by their Majesties their Heirs or Successors to be Erected and made within this Province from the benefitt and liberty of such Ellections of Delegates and Representatives as is before Expressed, but that such Writt as aforesaid shall upon calling of every Gen" Assembly of this Province for the future be Isued to the Sherriff of every such County when the same / shall erected and made into a County as aforesaid, and to the Mayor Recorder and Aldermen of every such Citty or Bourrough Commanding of such Sherriffe or Mayor Recorder and

Lib. L. L. Aldermen to cause four freemen of the said County and two No. 1. freemen of the said Citty & Burrough quallified as in the said Writt is Expressed to serve as dellegats and Representatives of the same County Citty or Burrough in the Gener<sup>11</sup> Assembly then next Ensuing, which said four Delegates for every such Citty and Burrough shall from henceforth be Reputed and Esteemed to be Members of the house of the Generall Assembly of this Province any thing in this to the contrary in p. 215 any wise notwithstanding Provided also that no Ordinary ↓ keeper within this Province during the Terme of his keeping Ordinary shall be Ellected chosen or Serve as a Deputy or

Representative in the said Generall Assembly so to be hereafter called convened and apptd as aforesaid.

June the 2<sup>d</sup> 1692 June 2<sup>d</sup> 1692 Assented to by the Councill Board, \ The house of Assembly Signed p Ordr have Assented Signed p Order John LLewellin Clk.

Hen: Denton Clk.

#### An Act Prohibiting Forreign Ingrosers.

Whereas diverse Masters and Merchants of ships and other Vessells Trading into this Province do purchase great quantities of Tobacco and afterwards Imploy the same Tobacco in buying Commodities Imported & either sell the said Commodities to the Inhabitants of this Province at Excessive Rates or Export the said Commodities to the great Cost damage and detriment of the Inhabitants of this Province Be it therefore Enacted by the King and Queens most Excellent Majesties by & with the advice and consent of this present p. 216 Generall Assembly and the Authority of the same that no person or persons so Trading as aforesaid into this Province, shall buy and Sell again or Transport any such Goods imported Provisions or other necessaries only Excepted) upon the penalty of forfeiting all such Goods or the Value thereof; the one half to their said Majesties the King and Queens for support of the Gov of this Province and the contingencys thereof the other half to the informer or him that shall sue for the same to be recovered in any Court of Record within this Province by bill plaint or information wherein no Essoyne Protection or wager of Law to be allowed, this Act to endure for three years or to the End of next Gener" Assembly

June 2<sup>d</sup> 1692. Assented to by the Councill Board. The House of Assembly Signed p Ord<sup>r</sup> John Llewellin Clk.

June the 2d 1692 have Assented Signed p Ordr Hen: Denton Clk.

An Additional Act to the Act for Regulating Ordinaries and limitting the Numb<sup>r</sup> of them within this Province

Lib. L. L. No. 1.

Whereas a good and profitable Act formerly made and the same is renewed and made this Sessions of Assembly Entituled an Act for Regulating Ordinaries and limitting the number of P. 217 them within this Province yet notwithstanding the good provision thereby made against such Exactions Experience of late hath found the same so farr from remedying the said abuse that many of them have grown more excessive and outragious in their prices, and to avoid the penalty of the said Law, do refuse to deliver when desired unto their said Debtor und their hands the perticulars of the Liquors and accomodat<sup>n</sup> had and received of them fearing the same should discover their unjust charge against the said Act and oftentimes when the said Debtors are overtaken in drinke, fraudulently obteyned Bills under their hands and Seals for such their debts unjustly charged, whereby their books are discharged, which otherwise in suing the said Accompts the said books in Court would discover their illegall Exactns by which cunning devices they often avoid the Penalty of the said Law and much damnify the said Debtors, to prevent which abuses for the future Be it Enacted by the King and Queens most Excellent Majesties by and with the Advice and consent of this present Gen" Assembly and the Authority of the same, that from and after the Publication hereof no ordinary keeper whatsoever within this Province for any debt due to him for Liquors or other Ordinary Accommodations shall take any bill bond or other security other then the Account charged in his Book for the p. 218 same or recover Judgement in any Court of Record within this Province for such debt till he hath before one Justice of the Provinciall or County Court or one Aldrman of the Citty of St Marys first taken his Corporall Oath that the Particulars of the aforesaid account are truly Rated according to the Rates and prices Sett and Assessed by the Justices impowered thereto by the aforementioned Act of Assembly, and that the same were sold and delivered by the order of the said debtor to the sd Debtor or his appointment, and that bona fide without fraud he bought the same liquors for quality as in his sd Accor he hath named and sold the same without any mixture or imbasement other then what was ordered by the said debtor or with his consent, which oath so taken shall be certified under the hand of such Justice of the Provinciall or County Court or Aldermen of the Citty of S' Marys before whom the same Oath shall be taken and delivered to the said Debtor before any other security be taken otherwise the said Bills

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Lib. L. L. Bonds and all oth securitys shall be voyd and a perpetuall No. 1. barr against the said Creditor other then the said book debt legally Charged according to Act of Assembly as aforesaid, for which said Certificate they shall pay to the Clerk the said Justices shall Employ to write the same the sum of twelve p. 219 pence sterling or twenty pounds of Tobacco to be allowed them again in the said accompt sworn to against such debtor, which said Debtor shall also Endorse under his hand such bill bond or other Security given with these words, an Account delivered before passing this bill according to Act of Assembly. Provided this Act shall not hinder such Ordinary keeper from selling for ready money within doors or whout any Liquors without any such Account given as is by this Act prescribed but may do the same as before the making hereof anything herein to the contrary notwithstand. And be it further Enacted by the Authority Afores<sup>d</sup> that no person or persons Inhabiting within this Province not having lawfull Lycence, shall sell by retayle any Cyder Quinch drink or other strong Liquors to be drunk in his or their houses or about his or their Plantation upon forfeiture of every time he shee or they shall be legally convict thereof, the sum of one thousand pounds of Tobacco one half thereof to Our Sovereign Lord and Lady the King and Queen their heirs or Successors for the support of this Gov'ment, the other half to the Inform' or him or them that shall sue for the same to be recovered in any Court of Record within this Province by bill plaint Accon of debt or Information wherein no Essoyne Protection or wager of Law to be allowed.

June 2<sup>d</sup> 1692

Assent<sup>d</sup> to by the Councill Board

Signed p Ord<sup>r</sup>

Jo. Llewellin Clk.

June the 2<sup>d</sup> 1692

The house of Assembly

have Assented

Signed p Ord<sup>r</sup>

Hen: Denton Clk.

An Act concerning Negro Slaves.

p. 220 An Act con

Be it Enacted by the King and Queens most Excellent Majesties by and with the Advice and consent of this p'sent Generall Assembly and the Authority of the same, That all negroes and other slaves already imported or hereafter to be Imported into this Province, shall serve their naturall lives and all the Children born already or hereafter to be born of any Negroes or other Slaves with this Province shall be Slaves to all intents and purposes as their parents were for the terme of their naturall lives And forasmuch as diverse free born English and white women, sometimes by the Instigation procurement or Conivance of their Masters Mistress or Dames,

and always to the Satisfaction of their Lacivious lustfull desires, Lib. L. L. and to the disgrace not only of the English but also of many other Christian nations, do somtimes intermarry with and Sometimes permitt themselves to be gotten with child by negros or other Slaves by which means diverse Inconveniencies Controversies and suits may arise touching the issue of Children of such English or White women as aforesaid, For prevention of which Inconveniencies and others of the like nature and Equall evill Be it Enacted by and with the advice and consent aforesaid, That any freeborn English or white woman p. 221 that shall after the Publication of this Law, either intermarry with or permitt herself to be begotten with child by any Negro or other Slave, shall undergo the paines and penalties by this Law hereafter provided against them, That is to say any free born English or white woman be shee free or Servant and shall hereafter intermarry with any negro or other Slave or to any Negro made free, shall Imediatly upon such Marriage forfeit her freedome and become a Servant during the Terme of seven years to the use and benefitt of the Ministry or the Poor of the same Parish at the discretion of the Vestry men of the Parish to which the said Woman at the time of Marriage did belong, and if he be a free Negro or Slave to whom she intermarried, he shall thereby also forfeit his freedome and become a Servant to the use aforesaid during his naturall life But if the said English or white woman as aforesaid at the time of such Marriage as aforesaid if the Marriage be without the Conniveance or procurement of her Master Mistress or dame be a Servant she shall finish her time of Servitude together wth what damage shall accrew to her Master Mrs or Dame by occasion of any Children that may happen to be begott of her during the time of her Servitude as aforesaid, And after the Expiration of her Servitude & Satisfaction for the damages as aforesaid (which shall always be adjudged by the Justices of the County Court wherein they live or dwell) p. 222 she shall become a Servant during the Terme of Seven years as aforesaid to the use aforesaid, and the issues of such women shall likewise be Servants to the uses aforesaid till they arive to the Age of one and twenty years (that is to say) if their issues be begott within such marriage as aforesaid, And if any free woman or Servant as aforesaid shall permitt themselvs to be begotten with child by any Negro or Slave not marryed together as aforesaid, shall for every such Offence suffer the pains and penalties hereafter menconed and Expressed (that is to say) If a free woman at the time of the begetting or bearing of such Bastard Child as aforesaid, she shall become a Servant and Serve to the uses aforesaid during the space of seven years to commence from the time of her delivery of such

Lib. L. L. bastard Child as aforesaid, and if he be a free Negro or Slave
No. 1. that shall be the begetter of such Child and proved against
him in such manner and forme as by one other Act Entituled
an Act concerning those Servants that have Bastards is provided for proof for proving any person to be the begetter of
the Bastard Child, the said free Negro shall likewise become a

p. 223 Servant for seven years to the use aforesaid to comence from the time of the womans delivery as aforesaid But if the woman be a Servant at the time of such begetting and bearing of such Bastard Child as aforesaid she shall first serve out her first time of Servitude and make Satisfaction for the damage as aforesaid, and after shall serve the Term of Seaven years as aforesaid to commence from the finishing her first Service as aforesaid, and the master of every such woman Servant is hereby enjoyned and required to deliver the said Servant woman at the Expiration of her Servitude as aforesaid, to the Vestry men of the Parish aforesaid, to which she belongs, together with such Bastard Child if living for the use aforesd under penalty of making Satisfaction for the same, and all such Bastard Children to be Servants to the uses aforesaid till they arrive to the age of thirty one years And be it Enacted by the Authority afores<sup>d</sup> by and with the consent and advice aforesaid that any freeborn English or white man that shall from and after the Publication of this Act either inter marry wth or begett with Child any negro woman or Slave when proved against him shall be lyable to the same paines and penalties as in and by this Act is provided against English or white woman And be it likewise Enacted by and with the Advice and consent aforesaid That if any Master Mis-

p. 224 tress or dame having any free born English or white woman Servant as aforesaid in their Possession or propriaty shall by any Instigation procurement, knowledge permission or Coniveance whatsoever suffer any such freeborn English or white woman Servant in their Possession & wherein they have propriety as aforesaid to Intermarry or contract in Matrimony with any Negro or Slave from and after Publication of this Act, That then the said Master Mistress or dame of such freeborn woman as aforesaid so married as aforesd shall forfeit and loose all their claim or Title to the Service or Servitude of any such free born woman, and also the said woman Servant so marryed shall and is by this present Act against such Master Mistress or dame (only and no otherwise) absolutely discharged mannumitted and made free instantly upon her Marriage as afores<sup>d</sup> from the Service Imployment or demand of any such Master Mistress or dame so offending as aforesaid and the said English or white woman to be Servants with their Issues as aforesaid within such marriages as aforesaid to

the uses aforesaid, And the Master Mistress or dame so Lib. L. L. offending as aforesaid, shall also forfeit the sume of Ten No. 1. thousand pounds of Tobacco one half to the King and Queen their heirs and Successors for the support of Government p. 225 within this Province, The other half to him or them that shall informe or sue for the same to be recovered in any Court of Record within this Province by bill plaint or Information wherein no Essoine Protection or wager of Law shall be allowed, And any Priest Minister Magistrate or other person whatsoever within this Province that shall from and after the Publication hereof joyn in Marriage any Negro or other Slave to any English or other white woman Servant free born as aforesaid shall forfeite and pay the sum of Ten thousand pounds of Tobacco, one half to their said Majesties their heirs and successors, to the use aforesaid and the other half to the Informer to be recoved as aforesaid Any Law Statute or useage to the Contrary notwithstanding.

June 4th 1692 Assented to by the Councill Board The house of Assembly Signed p Ord John Llewellin Clk.

June the 2d 1692 have Assented Signed p Ord

Hen: Denton Clk.

An Act for the restraining of the unreasonable encrease of Horses in this Province.

Whereas by the great encrease of horses within this Province, the Inhabitants do find themselvs very much Impoverished in their Stock and damnified in their Cornfields to the p. 226 ruine and destruction of the Inhabitants and lessning of all sorts of Provision and forasmuch as there hath been hitherto no Law Provided as a Remedy to restrain this growing and intollerable Grievance Be it Enacted by the King and Queens most Excellent Majests by and with the advice and consent of this present Generall Assembly and the Authority of the same, That every person that shall take up any stoned horse of any person or persons within this Province shall have two hundred pounds of Tobacco for reward for the same The taker up delivering said horse to the owner of the said horse and the owner thereof shall be obliged to Cutt the same within six weeks after the delivery of the said horse under the penalty of four hundred pounds of Tobacco unless the said horse be fourteen hands high to be adjudged by the next justice of Peace And that all Stallions of the said size shall be kept within a fence or the owners thereof shall be obliged to cutt the same within six weeks under the penalty of four hundred pounds of Tobacco, And that all Horse Colts whatsoever be cutt for

Lib. L. L. three years together within one year after such Colt is foaled, No. 1. or else it shall and may be lawfull for any person whatsoever to kill them and that no freeman whatsoever not having Land p. 227 within the County where Hee lives shall keep but one horse to be a Gelding. This Act to take place the last day of November next And that the Fines and Forseitures in this Act menconed be to their Majesties for the support of Government, to be recovered by Action of debt bill plaint or Information wherein no Essoine Protection or Wager of Law to be allowed. This Act to continue for three years, And that no person whatsoev presume to Range in the woods for wild Horses and other wild Cattle without Lycence first had and obtained from the Governor for the time being under the penalty of fifty pounds Sterl. for such default, and that no horse be Imported into this Province upon penalty of forfeiting the same.

June 2<sup>d</sup> 1692
Assented to
Signed p Ord<sup>r</sup>
John Llewellin Clk.

June the 2<sup>d</sup> 1692
The house of Assembly
have Assented
Signed p Ord<sup>r</sup>
Hen: Denton Clk.

An Act for the Payment of Fees due from Criminall Persons.

Whereas divers complaints have been made by Severall · Counties in this Province occasioned for that they have been forced to pay the Fees of Imprisoned Crimminalls the Persons p. 228 by whom such Fees ought to have been paid or hereafter to be paid being released and going free to the great Encouragement of Offenders, for prevention whereof for the future Be it Enacted by the King and Queens most Excellent Majesties by and with the Advice and Consent of this present Generall Assembly and the Authority of the same That from hence forward no person either Sherriffe or Goaler, shall charge either their own County to which they do belong or the Publick with any Fees for any Criminall committed to his or their charge, having Sufficient Estate in this Province wherewith to pay the same or being Capable of paying the same by Servitude, But that such Criminall being discharged by Order and due Course of Law shall pay his own Fees to the Sherriff or Goaler according to Act of Assembly either out of his Estate or by Servitude or otherwise whatsoever, And the sd Sherriff or Goaler shall not demand of such Criminall so discharged by order as aforesaid any fee for any thing after the said Order made, unless the Party so freed as aforesaid shall delay Payment of such Fees by Servitude or otherwise Provided always That this Act shall not extend to Male- Lib. L. L. factors which are Executed or to such other persons who are ban- No. 1. ished, having no Estate in the Province or Servants Criminalls for whom the Counties shall pay the Fees due to the Sherriffe. p. 229 In all which Cases the Sherriff or Goaler shall recover and be paid such Fees by the County where the Fact was Comitted and the Criminall resided or by the whole Countrey at the discretion of the Justices of the Provinciall Court And be it further Enacted by the Authority aforesaid, That all and every Servi Criminall from whom the County shall pay the Fees due to the Sherriff as aforesaid, shall after the end and Expiration of his time of Servitude due to his Master Satisfy unto the Commission's of the County who paid such his fees for him to the Sherriff as aforesaid for the use of such County such sums as they have paid as aforesaid And the Severall Commissioners of the severall Counties shall and are hereby Impowered to make Inquisit" after all such Servants Criminalls for whom the County hath defrayd the said Fees to the Sherriff and they the said Comission according to their best discretion shall order the said Servants to make such reasonable Satisfaction to the County as they shall think fitt and in such manner as they shall find convent And for the better Security of the county who shall pay such Criminall Servants as aforesaid Be it Enacted that the Master Mrs or Dame of all such Servants be and are hereby enjoyned and required at the Expiration of such Servants time of Servitude to such Master Mistress or Dame as aforesaid to render up and deliver to the Justice or Justices of the Peace of the County for the use of the County aforesaid, such Servants Criminalls as aforesaid und the penalties to such Master Mrs or Dame refusing p. 230 or neglects to deliver up such Servant as aforesaid of making Satisfaction and paying to the County all such Fees as by the County aforesaid hath been paid for such Criminalls as aforesaid, And such Justice or Justices to whom such Criminall Servant shall be delivered as aforesaid are likewise required to secure such Servant Criminall as aforesaid, in such manner and way as to the said Justice or Justices shall seem meet and Convenient so that he be and appear at the then next County Court to be held for the said County to be disposed on as the Court shall Consider

June the 2d 1692 The house of Assembly June 4th 1692 Assented to by the Councill Board | have Assented Signed p Ord Signed p Ord' John Llewellin Clk. Hen: Denton Clk.

Lib. L. L. No. 1. An Act touching Coop" and the Gage of Tobbacco Hogsheads.

Whereas Severall complaints have been made by diverse

Merchants Masters of Ships & others of the unreasonable size of Tobacco Cask made in this Province whereby they are disabled to answer such freight as they agree for, and thereby p. 231 discouraged to bring in their Ships hither which may turn to an apparent decay of Trade if not timely prevented, And that the Coopers Employed to make Cask and sett up Tobacco Hogsheads, do for the most part either through Idleness or Wilfullness neglect refuse or delay to set up and finish the quantity of Hogsheads & Tobacco Cask to be sett up and made till very late in the year, and till Shipping time be almost done, to the great prejudice of Merchants Planters and Inhabitants in this Province Be it therefore Enacted by the King and Queens most Excellent Maj by and with the advice and consent of this Generall Assembly and by the Authority of the same, That all Tobacco Hogsheads that shall hereafter be made within this Province shall be of the size of forty four Inches in length and thirty one Inches in the head, and not under the size of forty three Inches in length and thirty Inches in the head, And that what Cooper or Coopers or other person or persons that shall make Tobacco hoggshds and do not observe the Gage aforesaid, shall forfeit the said Cask and upon Complaint thereof made be censured for his or their default by each respective County Court where such pson or persons do Inhabit. And that any Cooper or Coopers person or persons whatsoever that shall agree with any of the Inhabitants of this Province and undertake with him or them to set up or make his or their Tobacco Hogsheads or Cask, shall and are hereby enjoyned to Set up and finish one half of the said Tobacco Hogsheads or Cask by the Tenth Day of Octo-P. 232 ber next and so by the Tenth day of October in any year, And the said Cooper or Coopers person or persons so agreeing or undertaking to sett up the said Cask as aforesaid, shall and are also hereby Enjoyned to sett up and finish the other Moyety or half part of the said Tobacco Hogsheads or Cask by or before the Tenth day of Decembr next coming, and by or before the Tenth day of Decembrin any year. And if any Cooper or Coopers person or psons whatsoever within this Province so agreeing and undertaking the same as aforesaid, shall wilfully or otherwise neglect or refuse to make sett up Compleate and finish the said Tobacco hogsheads and Cask aforesaid in such proportion and by such times as aforesaid shall forfeit the sum of one hundred pounds of Tobacco for every Tunn of Cask and Tobacco Hogsheads left at that time

aforesd unmade not sett up and unfinished to be recovered in Lib. L L. the Severall County Courts where the said party or Partys No. 1. Cooper or Coopers do at that time dwell or reside unless the Cooper or Coopers person or persons agreeing or undertaking the said work or Task aforesaid shall or can before the Comission of such County Courts make it Sufficiently appear that he was hindred in performing his said Agreement or undertaking by sickness or some other lawfull Impediment to be adjudged and Approved of by the Commissioners of the said Severall County Courts And for the prevention of the unreasonable great Tare of Tobacco hogsheads of very ill con- p. 233 sequence and damage of the Merchants and others Traders here within this Province, and also to avoid the many Inconveniencies of too weighty and unseasoned Cask Be it also Enacted by the Authority aforesaid by and with the advice and consent aforesaid, That from and after Publication hereof, All Merchants Traders Planters overseers and other Inhabitants of this Province making any Crops of Tobacco, shall provide and cause to be fall and saw'd by the last day of Aprill at furthest in every year respectively all such Timbr as be intended or allotted for making Tobacco hogsheads to the end the same may be well seasoned under the penalty of one hundred pounds of Tobacco forfeiture for every hogsh he or they shall have sett up or made of any oth Timber then what shall be seasoned as aforesaid, one half to Our Soveraign Lord and Lady the King and Queen their heirs or Successors for the Support of this Government, the other half to him or them that shall sue for the same in any Court of Record within this Province wherein no Essoine protection or wager of Law to be allowed. And be it Enacted by the Authority aforesaid by and wth the advice and consent aforesaid, That from and after the Publication hereof no Tobacco Hogshead or Cask for Tobacco shall be sett up or made by any Cooper or Coopers whatsoever of any other Timber than what is herein before p. 234 Provided, and the same to hewn and riven into Staves and heading by the last day of July in every year respectively, And when sett up and finished not to weigh above ninety pounds p hhd under the penalty of one hundred pounds of Tobacco for every hhd that shall from and after the Publication hereof hereafter be sett up of any other Tymber that shall be so fallen and hewen or rived as aforesaid, or shall when set up or finished exceed the Weight of ninety pounds as aforesd to be paid by such Cooper or Coopers as shall be sett up or make any such Cask or Casks, to be recoved in the County Courts where the Offence shall be Comitted The one half to Our Soveraign Lord and Lady the King and Queen their Heirs or Successors for the Support of this Government, The other half

Lib. L. L. to the Informer or him or them that shall sue for the same as

No. I. afores<sup>d</sup> This Act to Endure for three years or to the end of
the next Generall Assembly which shall first happen

June 4th 1692 Assented to by the Councli Board. Signed p Ordr

John Llewellin Clk.

June the 2<sup>d</sup> 1692 The house of Assembly

have Assented

Signed p Ord Hen: Denton Clk.

p. 235 An Act for the Ordering & Regulating the Militia of this Province for the better defence & Security thereof.

Be it Enacted by the King and Queens most Excellent Majesties by and with the Advice & consent of this present Generall Assembly and by the Authority of the same, That from and after this Sessions of Assembly, The Militia of this Province shall be Mustered Trained and Excercised according

to these Instructions and directions following.

Imp'mis. That every Colonell Major or Capt of Foot already comissionated or hereafter to be Comissionated by his Excellency the Governor of this Province for the time being, shall have power to inlist such and so many men Inhabiting within this Province not hereafter Excepted in their severall and respective divisions between sixteen and sixty years of Age as they shall think fitt by as Equall proportions of the said Inhabitants as possibly they can to be of the Militia or Train'd Bands of this Province, which said Persons so inlisted they shall Muster Exercise and Train in and at such Places, and at such certain times as to them shall seem meet, or the service safety and defence of this Province shall require or as his Exc<sup>lley</sup> the Gov<sup>r</sup> of this Province for the time being shall see cause to Order.

p. 236 2<sup>dly</sup> That every such Coll: Major or Capt shall give notice or summons upon every Training or Mustering to every person so inlisted as aforesaid within his respective Division or Limitts at the head of his Company, or at the House of the Party by an Officer of his Company or a Warrant under his hand to Appear at such times and place as he shall appoint for such Training and Mustering, And that if any man after such notice and Summons given as aforesd shall neglect or refuse to Appear at the time and place appointed as aforesaid, or that shall refuse when he hath so appeared to be inlisted into the Militia and Trayned Bands aforesaid, or that being so inlisted shall not from time to time as he shall be summoned or warned as aforesaid appear and bring with him one good Serviceable Gun fixed & six shoots of Powder, shall for every

such Offence if a freeman forfeit and pay the sume of one Lib. L. L. hundred pounds of Tobacco and if a Servant letted or hindred No. 1. by his Master or Overseer, then such Master Mistress or overseer to forfeit and pay the like sum of an hundred pounds of Tobacco for every such Servant so letted or hindred as aforesaid for the use of the Foot Company to purchase drum and Coullors and other necessarys for the Company as the Comander thereof shall direct Provided that this clause be not p. 237 to countenance any Officers to Press Arms or Ammunition for any further Expedition or Service then Training, but that upon all such Occasions they be Supplyed out of the County Magazeen or Store all weh forfeitures shall be adjudged of heard and determined by such Collonel Major or Captain of any Foot Company as aforesaid And an Account thereof kept in writing by the Clerk of such Company, which said Collonel Major or Capt of such company as aforesaid is hereby Authorized and impowered to award Execution against the Goods and Chattles of such Person so refusing neglecting or failing as aforesaid and that upon Occation of all such Executions the respective Clerk and Sherriff of each respective county within this Province shall Issue out and serve such fee without any fee or Reward.

3<sup>dly</sup> And for the setling of the Horse Forces that each Capt of Horse in each respective company for making up of his Troop Elect and inlist his number of Men out of the Inhabitants of the said County, according to such Instructions as he shall from time to time receive from the Governor of this Province for the time being. Provided always that such Troopers shall ride their own Horses, and that no person shall be a Trooper without he be owner of a good Serviceable Horse which shall pass Muster and that such Troopers in consideration of their great Pay hereafter to be allowed be bound and obliged to find themselves with good able & sufficient furniture for their p. 238 Horses, and likewise to find themselves with swords, Carrabines, Pistolls Holsters and Amunition, and if any Trooper shall neglect or refuse upon notice given to them in Manner as aforesaid to the Foot to appear at Musters at the time and Place appointed as aforesaid by each respective Captain of Horse Accoutred & Equipped as aforesaid shall forfeit and pay the sume of one hundred pounds of Tobacco to be Levyed as aforesaid for the use of the Troop for Trumpett and Coullours and other necessaries as the commander shall think fitt. And that all such Troopers for and in consideration aforesaid at all such times as they are out a ranging, shall find their own Provisions, but when in Actuall Service then to be found Provisions at the charge of this Province to be paid by the Publick, And if it shall happen that any Troopers Horse be killed in

Lib. L. L. the Service, then the said Trooper to be paid for the said

No. 1. Horse by the Publick and not otherwise.

49 That all Persons in Holy orders delagates Magistrats and Constables shall in their proper psons be Exempted from being compelled to Muster and Train either in horse or Foot during such Terme as they officiate or bear such Offices as aforesaid Provided that this clause shall not Extend to such psons as already have or hereafter shall accept Comisions

p. 239 for Military Service from the Governor of this Province for the time being, so as to discharge such persons from their respective charges menconed in such their severall and respective Commissions neither shall this Clause nor any part thereof be construed or taken to Excuse any Delagates Magistrates or Constables as aforesaid from sending into the field to muster or Training either to Horse or Foot when and as often as due notice and summons shall be to them given as aforesaid, some other Person or psons in his or their stead and place so provided or Equipp'd as aforesaid upon forfeiture as aforesaid And be it Enacted by the Authority aforesaid, That all negros and Slaves whatsoever shall be Exempted the duty of Training or any other Military Service.

5<sup>thly</sup> That the pay for the Officers & Soldiers of the Foot and Horse aforesaid be not other th<sup>n</sup> is hereafter menconed & for no long<sup>r</sup> time, then such Officers & Sold<sup>rs</sup> that be in

actuall Service to witt

To every Major Gen<sup>II</sup> being Cheif Comandr in the field 3000

	Tob, p men		
	£2000	and the every Coll: of Horse have	2300
To a Majr of Foot	1200	and that a Major of Horse have	1500
To a Capt of Foot	1000	a Capt of Horse to be allowed	1300
To a Lt of Foot	700	a Lt of horse	1000
To an Ensign	600	To a Cornet	900
To a Serjt		To a Quarter Master	700
To a Corporall	400	To a Corporall	700
To a Drummer	400	To a Trumpeter	700
And to every private Solo		And to every private Troopr	600

And that all these Rates and allowances for such Offic<sup>18</sup> and Soldiers aforesaid, shall be allowed and paid and no more, and the Months before menconed be Accounted computed and reckoned according to the Kallender and no otherwise.

6<sup>thly</sup> And to the intent that whensoever it shall appear to the Cheif Governor of this Province for the time being or his Councill to be necessary to raise Forces for Suppressing of any Forreign Invasion or domestick Insurrection or Rebellion or a War with any Indians, That the said Officers and Soldiers may be duly paid according to the proporcons afores and all other charges and Expences for the Charge and Management of such Warr may be duly paid & discharged without which this Province cannot be defended and secured. Be it Enacted

by the Authority aforesaid that from henceforth all such neces-Lib. L. L. sary charge of such war & Sold<sup>rs</sup> Pay as afores<sup>d</sup> shall be paid No. 1. discharged & defray'd by a Publick Leavy, by an Equall Assessment upon the Taxables of this Province by the consent of the freemen of this Province by their Representatives in a Generall Assembly and no otherwise whatsoever, according to the Clause in an Act intituled an Act of gratitude to his Excellency Charles Calvert Esq<sup>r</sup> Captain Gen<sup>ii</sup> of Maryland.

7thly And to the intent that the Inhabitants of this Province may not be abused by having their Goods and Provisions prest by loose and Idle fellows who many times abuse their Comissions and the People. Be it Enacted by the Authority p. 241 aforesaid, that from henceforth the Commissioners of each respective County shall yearly and every year Viz. between the twenty ninth day of September and twenty fifth day of December nominate and appoint honest and Substantiall men of their Counties for every hundred to be Press masters for the year ensuing, and if any one Dye or depart the Country or be lame or sick within that time that then the next Justice of Peace to nominate and appoint another in his Stead, that if occasion require they and no other shall Impress Victualls or other things given them in charge to Press by Warrant from his Excellency the Govern' in Cheif for the time being, And if any other but such Press master so appointed shall presume upon prence of any Power as a Press master to seize take Press or Carry away any Goods or Commodities of any the Inhabitants of this Province shall pay to the person Grieved treble the Value of the Goods or Commoditys so as aforesaid unjustly Pressed. Provided that no Press master or any Person or Persons whatsoever shall presume at any time to seize Press or Carry away from any Inhabitant Resident in this Province, any Armes or Ammunition of any kind whatsoever upon any duty or Service, or upon any Account whatsoever under the penalty aforesaid any Law Statute or usuage to the p. 242 contrary hereof in anywise notwithstanding.

8thly And be it likewise Enacted by the Authority aforesaid that the Commissioners of any County Courts within this Province who shall not between the twenty seaventh day of September and the said twenty fifth day of December in each respective year by precept from the County Court signed by the Clerk of the Court nominate and appoint such and so many Press masters for every hundred within their County as aforesaid, shall each of them forfeit and pay unto their Majesties for support of Government the sum of five hundred pounds of Tobacco, And such Press Masters who shall be so nominated & app<sup>1d</sup> as aforesaid by such precept as aforesaid to him or them directed and shall thereupon refuse or neglect

Lib. L. L. to serve and truly to perform and Execute the said Place and No. 1. Office of Press Master, shall forfeit and pay unto their Majesties for support of Gov<sup>r</sup>m<sup>t</sup> for every time he or they so nominated and App<sup>td</sup> as aforesaid shall refuse or neglect to serve as afores<sup>d</sup> the sum of five hundred pounds of Tobacco.

9thly And for the more and better Encouragement of such Soldiers as shall in the time of War adventure in the Service p. 243 of the Country and defence thereof against any Indians Be it Enacted that the free booty Prize Pillage or Plunder or any Indian seized or taken Prisoner shall by the Commander be Equally distributed and divided amongst the Soldiers by a

Division & distribution be made by the Poll.

10thly And for the Encouragement of such Soldiers as shall adventure their lives in the Service and defence of this Province and for a Provision of some reasonable Pensions to be for the future setled on such Soldiers as shall happen to be maymed and renderd uncapable to get a lively hood for themselvs and family Be it Enacted by the authority aforesaid that every person that should Adventure as a Soldier in any Warr in defence of this Province and shall therein happen to be may med or receive hurt, so as to be rendred uncapeable of getting a livelyhood as aforesaid, shall according to his dissability receive a yearly pension to be raised out of the Publick Levy of the Province for the time of such his disabillity, and every person slayn in the Service of this Province leaving behind him a wife and Children, shall also be allowed a Competent Pension, the wife during her Widdowhood and the Children till they be of years able to get their living, or be put out Apprentices, and that this Pension be yearly paid and allowed out of the fifty thousand pounds of Tobacco p ann. to p. 244 be raised by the Governor of this Province for the time being

or the Councill as in this Act is hereafter to be provided in the intervalls of Assemblys the Party Petitioning for such Pension and allowance procuring a Certificate from the County Court where he she or they live, that he she or they are objects of Charity and deserve to have such pension and allowance. Provided that this Act nor any thing therein conteyned shall not repeat or be construed to repeat the perpetuall Laws of this Province Intituled An Act for such as shall adventure in the Countrey Service

said, That if upon any Forreign Invasion any person or persons whatsoever (except before Excepted) that shall be prest or be an inlisted Soldier within this Province shall upon the Command of his Officer being a Capt at the least obstinately refuse to Appear & Serve in Armes for the necessary defence of this Province such person or persons so obstinately refusing

to appear and serve in Armes as aforesaid shall upon Certifi-Lib, L. L. cate thereof under such Officers hands as aforesaid to the next No. 1. Justice of the Peace of the County where such Party liveth be proceeded against in Manner following: that is to say the same Justice of the Peace, to whom such Certificate as aforesaid shall be made, shall Immediatly issue out a warrant to the p. 245 Constable of the hundred where such Party liveth to apprehend him and bring him before himself or some other Justice of the Peace of the same County there to render a Sufficient excuse (if any he has) for such his refusall or non appearance as aforesaid, And if such Justice of the Peace shall not find the Excuse of such party in such Case to be reasonable & Sufficient then he shall imediatly committ such person to the Custody of the Sherriff of such County there to remain untill he shall find surety to Appear at the next Provinciall to be held for this Province there to be proceeded agst according to due Course of Law, and if thereupon he shall be convict of such his obstinate refusall or disobedience as aforesaid, he shall be fined and Imprisoned according to the discretion of the Justices of the Provinciall Court, And for the prevention of the Great Charge of Anuall Assemblys who may meet for no other occasion but to Levy the Publick Levy in time of Peace, Be it Enacted by the Authority aforesaid that the Governor and Councill during the Intervall of Assembly's for the defraying and payment of small charges of this Province be and are hereby impowered to Assess the same equally to be Levyed upon all the Inhabitants of this Province for the defraying of the said small charges in time of Peace as aforesaid any thing in this Act to the Contrary in any wise notwithstanding.

Provided alwaies and it is the true intent and meaning of p. 246 this Act, that the said sums for the small charges of this Province so to be assessed by the Governor and Councill as aforesaid upon the Inhabitants of this Province as aforesaid Exceed not in any one year, the sum of fifty thousand pounds of Tobacco, and the disbursements of the said Tobacco, to be Accoted for at the next Generall Assembly after the raising and disbursing such Tobacco as aforesaid. And be it further Enacted by the Authority aforesaid, That all Soldiers hereafter to be Imployed in any Publick Service within this Province, be paid in the respective places where the said Soldiers

live. This Act to continue for three years.

June 4th 1692 Assented to by the Councle Board, Signed p Ordr John Llewellin Clk.

June the 4th 1692 The house of Assembly have Assented.

> Signed p Ordr Hen: Denton Clk.

Lib. L. L.

An Act of Repeale of all Laws heretofore made in this Province & confirming all Laws made this Generall Assembly.

Be it Enacted by the King and Queens most Excellent
P. 247 Majesties by and with the advice and consent of this present
Generall Assembly, That all Laws heretofore made in this
Province be and forever hereby stand Repealed adnulled and
void, and that all Laws now made and assented to this present
Generall Assembly (and no other) be & remain in full force
and power according to the true intent & meaning thereof
and that the same be accounted and esteemed as the body of
the Laws of this Province and no other heretofore made

Provided always that this Law shall not extend or be Construed to make void any persons Right by Acts of nature Affections or any private Acts heretofore made relating to any private persons, but that the same be hereby kept and preserved to them according to the true intent and meaning thereof any thing herein to the Contrary notwithstanding

June 7<sup>th</sup> 1692 Assented to by the Councill Board. Signed p Ord<sup>r</sup>

W. Taylard Clk. Assistant, June the 7th 1692 The house of Assembly have Assentd

> Signed p Ordr Hen: Denton Clk:

An Act Prohibiting Trade wth the Indians for Deer Skins Elk Skins or any furrs whatsoever without Lycence.

Forasmuch as many Inconveniencies and mischeifs have arisen from the large and unbounded Latitude taken by Severall persons Inhabitants and others within this Province dealing and Trading with the Indians for Deer Elk and Bear skins and Severall sorts of Furrs usually and most frequently practized by people disaffected to their Majestyes Interest and this Gov'ment thereby also encouraging to come down and drawing down severall forreign & unknown Indians amongst the Inhabitants to their great damage and prejudice in killing and destroying their stocks, sometimes assaulting their persons & taking away in most barbarous manner the lives of their Majesties Subjects on the frontiers of this Province for prevention whereof for the future Be it Enacted by the King and Queens most Excellent Majesties and this present Generall Assembly and the Authority of the same, That from and after the Publication hereof no Person or Persons whatsoever, Inhabitant or others residing, Trading or coming into this

Provce do presume to Trade, Traffick, barter or deale with any Lib. L. L. forreign or other Indians whatsoever for any manner of Deer No. 1. Elk or Bear skins drest or undrest whatsoever, or for any beaver, Otter, Musk-Ratt or other furrs whatsoever upon the Account of Merchandize with intent to Export the same out of this Province, without leave and Lycence from his Excel- p. 249 lency the Capt Generall and Governor in Cheife of this their Maj's Province and Territories, or from the Cheif Governor for the being, under the pain and penalty of the loss of all such skins & Furrs so purchased as aforesaid, together with ten thousand pounds of Tobacco, to be forfeited and paid by the party or parties offending and Transgressing against the same, and thereof legally and duly convicted, one half thereof to their Majesties their heirs and Successors, and the other half to him or them that shall seize inform and sue for the same to be recovered by Action of Debt bill plaint or Information in any Court of Record within this Province, wherein no Essoyn Protection or Wag<sup>r</sup> of Law to be allowed, this Act to endure for three years or to the end of the next Sessions of Assembly &ca

June 8th 1692 Assented to by the Councill Board. have Assented Signed p Ordr John Llewellin Clk.

June 8. 1692. The House of Assembly Signed p Ordr Hen: Denton Clk.

June the 9th 1692.

On behalf of their Majesties King William & Queen Mary L. C. I will these be Laws.

Memorandum.

That all these Laws conteined in this book being fourscore and four in number and written in 249 pages were Copyd on at the Plantation office in Whitehall from the original Laws then in the Custody of the Honble William Blathwayt and John Povey Esq" and were carefully examined by me at Whitehall In the month of December 1695

Witness my hand

Thomas Laurence



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